

CORRESPONDENCE *with* DEEP STATE TRAITORS

* * *

JEFFCO SHERIFF
JEFF SHRADER
Jefferson County, Colorado

*



John Mark [REDACTED]
[REDACTED]
[REDACTED]

March 9, 2018

Sheriff Jeff Shrader

Jefferson County Sheriff's Office
200 Jefferson County Parkway
Golden, CO 80419

STRICTLY CONFIDENTIAL

For Addressees Eyes Only

RE: **NOTICE & PRAECIPE—Commands** to protect my children and me from further harm; to recover and protect my family's property located in, on, and at postal service address [REDACTED] to investigate recent crimes against my family; to end the "case fixing crime spree" and "child support scam" taking place in **Jefferson County divorce case 2005DR [REDACTED]** and **Title IV-D case [REDACTED]** [REDACTED] and to conduct an ongoing investigation until justice is fully served.

YOU WILL PLEASE TAKE NOTICE:

1. That this communication is **STRICTLY CONFIDENTIAL**—for **Jeff Shrader** and **Senior Staff**'s eyes only—*due to three attempts on my life and a constant threat of further retaliation*.

2. That I—the living human being with the given-name John Mark [REDACTED]—present this NOTICE & PRAECIPE in my sovereign capacity; that I am not the "respondent" in the above-referenced cases; that I am not subject to the "*de facto*" corporate government's *unconstitutional* statutes, codes, policies, rules, and other "*color of law*" means of revenue generation imposed upon my "strawman"—the fictitious person(s): "JOHN MARK [REDACTED]" "JOHN M. [REDACTED]" and other derivatives of my name; that I do, however, intend to abide by speed limits and all other *constitutional* public safety laws; that I have reclaimed my birthright status, have rescinded, or am in the process of rescinding, my signature on all fraudulent consent contracts in which my consent was obtained without full disclosure, or otherwise by fraud, including the instruments used in my marriage and in the above-referenced divorce case, and that I recently filed UCC Financing Statements in Minnesota (*Filing Number* [REDACTED]) and in Colorado (*Record ID* [REDACTED]) to reclaim my property, including said land & real property;

3. That enclosed with this NOTICE & PRAECIPE are copies of:

a. My NOTICE & PRAECIPE to JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES DIRECTOR LYNN A. JOHNSON dated March 6, 2018, with my NOTICE & PRAECIPE to her dated October 3, 2017;

b. My NOTICE & PRAECIPE to JEFFERSON COUNTY COMMISSIONER LIBBY SZABO, JEFFERSON COUNTY COMMISSIONER CASEY TIGHE, and JEFFERSON COUNTY COMMISSIONER TINA FRANCONE, dated March 7, 2018, without enclosures;

c. My UCC FINANCING STATEMENT filed with the Colorado Secretary of State on March 1, 2018 (*Record ID* [REDACTED]), with its attachments: COMMERCIAL SECURITY AGREEMENT, ATTACHMENT "A" - PROPERTY LIST, POWER OF ATTORNEY, and INDEMNITY BOND & LIEN;

d. My FIRST CRIMINAL COMPLAINT against Jefferson County domestic relations clerk

MARJORY SHOOK (*future complaints to be sent by email; please provide*); and

e. My COMBINED MOTION FOR EXTENSION OF TIME TO TRANSMIT RECORD; MOTION FOR ORDER REQUIRING THE “CASE FIXING CRIMINAL” NAMED CHRISTOPHER CLAYTON ZENISEK TO PAY FOR TRANSCRIPTS AND ALL COSTS OF TRANSMITTING RECORD; AND MOTION TO STAY APPEAL (*so you can see the most recent part of the crime spree; corresponding Criminal Complaints will be sent by email*).

4. That incorporated herein by reference are “Excerpts from my Criminal Complaints v. Jeffco-DHS” and other online postings and links describing the “case fixing crime spree” and “child support scam” still being perpetuated against my family and the American People—*see*:

- a. www.prosealliance.org/████████
- b. www.prosealliance.org/████████ and
- c. www.federalmcc.webs.com.

5. That my five children and I are victims of a “fixed” divorce in Jefferson County (*Colorado First Judicial District divorce case 2005DR████*), and of hundreds of state and federal crimes in a 13-year “case fixing crime spree” against our family in Jefferson County—which is part of an overall “child support scam” by *rogue* COUNTY OF JEFFERSON and STATE OF COLORADO officials to extort from the People of Jefferson County and ripoff the American People through various federally funded programs, which is part of a massive nationwide “case fixing,” racketeering, and money laundering operation perpetuated by *traitorously rogue* officials (our domestic enemies) infiltrated into our government by “globalists” (our foreign enemies), or willingly volunteering, to steal from, divide and bankrupt our nation, and—which has continued unabated to this day in cover up of the treason in Jefferson County;

6. That—on mounting information, belief, evidence, and a growing list of other victims of injustice—the COUNTY OF JEFFERSON and the STATE OF COLORADO have been taken over by said *traitorously rogue* officials, who are operating *our* courts and government offices in Jefferson County like a mafia and running one of the biggest, if not the biggest, racketeering and money laundering operations in Colorado's history, including but not limited to:

<u>Rogue Official:</u>	<u>Last known position:</u>	<u>Rogue Court or Office:</u>
R. BROOKE JACKSON	Chief Judge	Colorado First Judicial District Court
STEPHEN M. MUNSINGER	Chief Judge	Colorado First Judicial District Court
PHILIP JAMES MCNULTY	Chief Judge	Colorado First Judicial District Court
CHRISTOPHER C. ZENISEK	Judge	Colorado First Judicial District Court
JAMIN M. ALABISO	Magistrate	Colorado First Judicial District Court
DIANA COFFEY	Clerk of Court	Colorado First Judicial District
GAIL PICKARTS	District Administrator	Colorado First Judicial District
SCOTT STOREY	District Attorney	Jefferson County District Attorney's Office
PETER A. WEIR	District Attorney	Jefferson County District Attorney's Office
MICHAEL DOUGHERTY	Asst. District Attorney	Jefferson County District Attorney's Office
LYNN A. JOHNSON	Director	Jefferson County Dept. of Human Services
DEBBIE MOSS	Title IV-D Adm./Mgr.	Jefferson County Child Support Services

ALVIN TAFOYA

Title IV-D Adm./Mgr. Jefferson County Child Support Services;

7. That—as can be inferred from my previous letters to you and others in your office, the enclosures with this Notice & Praecipe, my Notices & Praecipes to Lynn A. Johnson and the County Commissioners, my Criminal Complaints, and my websites:

- a. The case fixing, the crime sprees, and the *rogue* officials, are *out-of-control*;
- b. The magnitude of the treason is way over my head and yours;
- c. My children and I are in need of *immediate* “witness/whistleblower-like” protection;
- d. The case fixing crime spree will continue until the first arrest is made;
- e. Because Chief Judge Philip McNulty, District Attorney Peter Weir, and many other *rogue* officials (*see my NOTICE OF CLAIM, when emailed to you*), are involved in the case fixing and racketeering, you will need to carefully select the professionals—perhaps outside the First Judicial District—who will seek and issue arrest warrants and the like for my children and me and other victims of injustice in Jefferson County;
- f. Because Colorado Attorney General Cynthia Coffman, Assistant Attorney General Scott Turner, and many other *rogue* leaders (*see my NOTICE OF CLAIM, when emailed to you*), are involved in the treason, you will need to carefully select the professionals who will assist you in your investigation, initiate victim services, and provide other services to which my children and I, and other victims of injustice in Jefferson County, are entitled; and
- g. And because several federal judges, FBI agents, and other *rogue* federal officials in Colorado (*see full list of local, state and federal traitors at www.prosealliance.org*) are also involved in the treason, you may ignore the alleged federal crimes if you wish until I can locate and refer the federal investigators and prosecutors who will be simultaneously addressing the federal crimes alleged in my Criminal Complaints.

8. That—of highest priority at this time—the intervenor initiated the most recent crime spree by secretly moving the divorce court for a judgment against my “strawman” and failing to serve process, and is currently taking steps to foreclose on my family’s land & real property in Jefferson County, as follows (*for which I will be preparing Criminal Complaints soon*):

[REDACTED]

[REDACTED]

[REDACTED]

Foreclosure Trustee or Attorney

Name: JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES
Address: 100 JEFFERSON COUNTY PKWY, GOLDEN, CO 80401

Legal

Foreclosure type: Non-Judicial
Recorded: Notice of Lis Pendens: 2017117063 on 11/13/17
Legal description: [REDACTED]
Parcel number: [REDACTED]

9. That, in the event that Jeffco-DHS Director Lynn A. Johnson and the Jefferson County Commissioners fail to take swift action on my Notices & Praecipes to them, I will be, unfortunately, accusing them of numerous state and federal crimes and suing them soon;

10. That, although my family's land and real property (*see pages 6-7 in ATTACHMENT "A" - PROPERTY LIST*) is currently *only* in the name of my ex-wife CAROL ██████████ ("CAROL"), because she obtained sole title to the property by fraud, the divorce orders awarding her the property are void, and I am in the process of reclaiming my ownership interest; and

11. That, in addition to obtaining our family's land and real property by fraud, CAROL also kept my personal property (*see pages 8-9 in ATTACHMENT "A" - PROPERTY LIST*) following her divorce with the intent to permanently deprive me of "my things," which I am also in the process of reclaiming, and ask that you assist with inspections and attachments when requested.

YOU ARE COMMANDED to:

1. *Immediately* open an *ongoing* investigation for my family;
2. *Immediately* respond to this Notice & Praecipe with a sheriff's investigation number that I can reference in my documents and share with my children and other interested parties, and a secure email address so that I can communicate with you and your investigators and so that I can transmit documents, recordings, and other evidence electronically.
3. *Immediately* take, or cause to be taken, whatever actions necessary to *fully* protect my children and me from further harm—with "witness/whistleblower-like" protection;
4. *Immediately* take, or cause to be taken, whatever actions necessary to secure (if vacant) and protect my family's land and real property located at postal service address ██████████ ██████████ (*see pages 6-7 in ATTACHMENT "A" - PROPERTY LIST*), and to locate, recover, secure and protect "my things" (*see pages 8-9 in ATTACHMENT "A" - PROPERTY LIST*), until I can return to Colorado;
5. *Immediately* verify probable cause of the state crimes alleged in my FIRST CRIMINAL COMPLAINT and bring about the appropriate arrests;
6. *Immediately* take, or cause to be taken, whatever actions necessary to end the "case fixing crime spree" against my family and the "child support scam" taking place in Jefferson County divorce case 2005DR████ and Title IV-D case ██████████ and
7. To keep the investigation open until justice is *fully* served in my family's case.

In the event that you are unwilling to comply with these commands, I shall alternatively require of your office evidence of your Article VI Oaths of Fidelity, as well as the policy numbers and names and addresses of the underwriters of your Bonds, and I will be seeking the requested relief and protection from the highest-authorities of the *de facto* corporate government.

**NOTICE TO PRINCIPALS IS NOTICE TO AGENTS.
NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.**

Respectfully,

John Mark ██████████
On behalf of the ██████████ family

Bcc.

John Mark [REDACTED]
[REDACTED]

March 6, 2018

Director Lynn A. Johnson
Jefferson County Department of Human Services
900 Jefferson County Parkway
Golden, CO 80401

RE: **NOTICE & PRAECIPE—Commands** to cease and desist foreclosure action against land & real property located at postal service address [REDACTED]
[REDACTED] to cease and desist enforcement actions in **Title IV-D case** [REDACTED] and in **Jefferson County divorce case 2005DR** [REDACTED] to provide copies of all records previously requested; and to provide information regarding oaths of office & bonds, as designated herein.

YOU WILL PLEASE TAKE NOTICE:

1. That I—the living human being with the given-name John Mark [REDACTED]—present this NOTICE & PRAECIPE in my sovereign capacity; that I am not the “respondent” in the above-referenced cases; that I am not subject to the “*de facto*” corporate government’s *unconstitutional* statutes, codes, policies, rules, and other “*color of law*” means of revenue generation imposed upon my “strawman”—the fictitious person(s): “JOHN M [REDACTED]” “John M [REDACTED]” and other derivatives of my name; that I have reclaimed my birthright status, have rescinded, or am in the process of rescinding, my signature on all fraudulent consent contracts in which my consent was obtained without full disclosure, or otherwise by fraud, including the instruments used in my marriage and in the above-referenced divorce case, and that I recently filed UCC Financing Statements in Minnesota (see *Account* [REDACTED]) and in Colorado (see *Record ID* [REDACTED]) to reclaim my property, including the above-referenced land & real property;
2. That attached to this NOTICE & PRAECIPE is a copy of my NOTICE & PRAECIPE to you dated October 3, 2017, which commanded you to “forthwith direct [Jefferson County Child Support Services] to mail me a copy of all records in the above referenced Title IV-D case,” and which referenced my simultaneous motion to the divorce court itemizing the documents requested including but not limited to the “contract being enforced”;
3. That your office failed to provide the contract being enforced or any records to me;
4. That, on information and belief, your office failed to provide any of the requested records to the Secretary of the U.S. Department of Health & Human Services;
5. That you are aware of the *undisputed* facts and evidence on the record in the above referenced divorce case and Title IV-D case clearly proving, *inter alia*, that I am not the “respondent,” that *my* child support obligations are paid-in-full, that the divorce orders are void, etc—*any one* of which prohibits enforcement of the child support order;
6. That your child support office repeatedly and intentionally failed to “review and adjust” the child support order and arrears balance, as mandated in the Title IV-D Child Support Enforcement Program and as required in order to receive federal funding, and accrued

child support arrears at the originally ordered monthly amount of \$1,717.92 until my youngest child turned age 19 on April 19, 2017, in spite of everyone's knowledge of the foregoing undisputed facts and of the prior emancipation of my four other children;

7. That you are aware of the "decade-long crime spree" against my family and have knowledge of my ongoing allegations and evidence proving criminal misconduct by several Jefferson County employees under your management as director of the Jefferson County Department of Human Services—see "Excerpts from my Criminal Complaints v. Jeffco-DHS" at www.prosealliance.org;
8. That your office initiated the most recent crime spree against my family through, and in conspiracy with, the Jefferson County Attorney's Office, by secretly moving the divorce court for a known false judgment against my "strawman" and purposely failing to serve process, and that your office has continued to aid in the crime spree to this day;
9. That you have consistently failed to stop the crime spree against my family;
10. That you have consistently failed to report the crime spree to law enforcement;
11. That you have instead consistently aided in your offices' crime spree against my family;
12. That I recently discovered that your office is currently taking steps to fraudulently foreclose on my family's land & real property in Jefferson County:

[REDACTED]
[REDACTED]
[REDACTED]

Foreclosure Trustee or Attorney

Name: JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES
Address: 100 JEFFERSON COUNTY PKWY, GOLDEN, CO 80401

Legal

Foreclosure type: Non-Judicial
Recorded: Notice of Lis Pendens: 2017117063 on 11/13/17
Legal description: [REDACTED]
Parcel number: [REDACTED]

13. That crimes against my family are still taking place despite your knowledge of how much my family has suffered over the past 13 years and of my upcoming multi-billion-dollar lawsuits against your employer—see my *NOTICE OF CLAIM* dated October 17, 2016;
14. That I am accusing *you* of committing several state and federal crimes, not only against my family, but also against many others on my growing list of your other victims; and
15. That I will be suing you soon.

YOU ARE COMMANDED:

1. To take whatever action necessary to *immediately* cease and desist your office's foreclosure action against my family's land & real property located at postal service address [REDACTED];
2. To take whatever action necessary to *immediately* cease and desist all enforcement actions in Title IV-D case [REDACTED] & divorce case 2005DR [REDACTED];

3. To provide by mail, postmarked no later than March 16, 2018, copies of all records requested in my NOTICE & PRAECIPE to you dated October 3, 2017, including but not limited to the contract your offices are enforcing against my “strawman”; and
4. To provide by mail, postmarked no later than March 16, 2018, the locations and recording/reference numbers of all oaths of office and the policy numbers and names and addresses of the underwriters of all bonds for the following officials:

<u>Employee:</u>	<u>Last known position:</u>
Lynn Johnson	Jeffco-DHS Director;
Mary Berg	Acting Jeffco-DHS Director;
Debbie Moss	Title IV-D Administrator and Jeffco-CSS Manager;
Alvin Tafoya	Title IV-D Administrator and Jeffco-CSS Manager;
Kristie Williamson	Jeffco-CSS Legal Technician;
Judy Nightingale	Jeffco-CSS Supervisor;
Sue Palmer	Jeffco-CSS Legal Technician;
Griffen Korosec	Jeffco-CSS Caseworker;
Lisa McGuire-Faulkner	Jeffco-CSS Caseworker;
Jessica Delgadillo	Jeffco-CSS Caseworker;
Brenda M. Cline	Jeffco-CSS Legal Technician
Richard Martinez	Jeffco-CSS Child Support Supervisor;
Nicole Overfield-Marlin	Jeffco-CPS Caseworker;
Janet Bueno	Jeffco-CPS Caseworker;
Tanis Doyle	Jeffco-CPS Supervisor; and
Sue McDonald	Jeffco-CPS Manager.

**NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.
NOTICE TO PRINCIPALS IS NOTICE TO AGENTS.**

Respectfully,

John Mark [REDACTED]
On behalf of the [REDACTED] family

Cc. Jefferson County Board of Commissioners

Bcc.

John Mark [REDACTED]

October 3, 2017

Director Lynn A. Johnson
Jefferson County Department of Human Services
900 Jefferson County Parkway
Golden, CO 80401

RE: Notice & Praecepse; Command to Provide All Records in Title IV-D Acct. No. [REDACTED]
[REDACTED] (Jefferson County divorce case 2005DR [REDACTED])

Greetings,

You will please take notice that this Notice & Praecepse is written in my sovereign capacity¹ for purposes of obtaining copies of all records in the above referenced Title IV-D case, in the possession of your Child Support Services' office ("Jeffco-CSS"). I am simultaneously moving the court for an order requiring your office to provide said records to me, to the court, and to the Acting HSS Secretary, at no expense to me.

You will please take further notice that much time and expense by all parties can be saved if Jeffco-CSS will simply find and declare the *undisputed* facts that my child support obligations are paid-in-full and that the arrears balance is zero, as they were required to do from the start.

In my sovereign capacity, you are hereby commanded to forthwith direct Jeffco-CSS to mail me a copy of all records in the above referenced Title IV-D case, to file a copy of said records in the above referenced divorce case, and to mail or transmit a copy of said records to the Acting HSS Secretary, by no later than Wednesday, October 11, 2017.

In the event your office is unable or unwilling to comply with this instruction, I shall alternatively require of your office evidence of your official Article VI Oaths of Fidelity as well as the policy numbers and names and addresses of the underwriters of your Bonds.

**NOTICE TO PRINCIPALS IS NOTICE TO AGENTS.
NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.**

Respectfully,

John Mark [REDACTED]

Cc. Acting HSS Secretary – U.S. Dept. of Health & Human Services
Bcc.

¹ I, the living human being, John Mark [REDACTED], have reclaimed my birthright status and have rescinded, or am in the process of rescinding, my signature on all fraudulent consent contracts in which my consent was obtained without full disclosure, or otherwise by fraud, including the instruments used in my marriage and my ex-wife's divorce. I am not subject to the "*de facto*" government's *unconstitutional* statutes, codes, policies, rules, and other "*color of law*" means of revenue generation imposed upon my "strawman": the fictitious person(s)—JOHN M [REDACTED], John M [REDACTED], etc—created for profit by our foreign enemies.

John Mark [REDACTED]
[REDACTED]
[REDACTED]

March 7, 2018

Commissioner Libby Szabo
Commissioner Casey Tighe
Commissioner Tina Francone
Board of Jefferson County Commissioners
100 Jefferson County Parkway
Golden, CO 80419

RE: **NOTICE & PRAECIPE—Commands** to cease and desist the foreclosure action against my land & real property located at postal service address [REDACTED]
[REDACTED] to cease and desist all enforcement actions in **Title IV-D case [REDACTED]** and in **Jefferson County divorce case 2005DR [REDACTED]** and to take whatever action necessary to restore my family's property in Jefferson County and to reunite and rehabilitate my family.

YOU WILL PLEASE TAKE NOTICE:

1. That I—the living human being with the given-name John Mark [REDACTED]—present this NOTICE & PRAECIPE in my sovereign capacity; that I am not the “respondent” in the above-referenced cases; that I am not subject to the “*de facto*” corporate government’s *unconstitutional* statutes, codes, policies, rules, and other “*color of law*” means of revenue generation imposed upon my “strawman”—the fictitious person(s): “JOHN M [REDACTED]” “John M [REDACTED]” and other derivatives of my name; that I do, however, intend to abide by speed limits and all other *constitutional* public safety laws; that I have reclaimed my birthright status, have rescinded, or am in the process of rescinding, my signature on all fraudulent consent contracts in which my consent was obtained without full disclosure, or otherwise by fraud, including the instruments used in my marriage and in the above-referenced divorce case, and that I recently filed UCC Financing Statements in Minnesota (*Filing Number* [REDACTED]) and in Colorado (*Record ID* [REDACTED]) to reclaim my property, including said land & real property;

2. That enclosed with this NOTICE & PRAECIPE are copies of:

a. My NOTICE & PRAECIPE to JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES DIRECTOR LYNN A. JOHNSON dated March 6, 2018, with my NOTICE & PRAECIPE to her dated October 3, 2017; and

b. My UCC FINANCING STATEMENT filed with the Colorado Secretary of State on March 1, 2018 (*Record ID* [REDACTED]), with its attachments: COMMERCIAL SECURITY AGREEMENT, ATTACHMENT “A” - PROPERTY LIST, POWER OF ATTORNEY, and INDEMNITY BOND & LIEN.

3. That incorporated herein by reference are my previous letters, notices, attachments, and enclosures to, or copied to, the Jefferson County Board of Commissioners, as follows:

- a. Letter of January 29, 2007;
- b. FORMAL OBJECTION of January 20, 2009;

- c. FORMAL OBJECTION follow-up Letter of March 9, 2009;
- d. Letter of December 9, 2011;
- e. SETTLEMENT OFFER Letter of October 1, 2013;
- f. MASTER CIVIL COMPLAINT dated October 11, 2013;
- g. Letter of November 22, 2013;
- h. VERIFIED COMPLAINT of December 1, 2014-*[Minnesota case 40-cv-14-██████]*;
- i. Letter of December 3, 2014;
- j. NOTICE OF CLAIM of October 17, 2016;
- k. FACTUAL BASIS for NOTICE OF CLAIM of October 17, 2016;
- l. Letter of November 1, 2016;
- m. SETTLEMENT OFFER Letter of December 10, 2016;

4. That also incorporated herein by reference are “Excerpts from my Criminal Complaints v. Jeffco-DHS” and other online postings and links describing the “case fixing crime spree” and “child support scam” still being perpetuated against my family and the American People—*see:*

- a. www.prosealliance.org/██████
- b. www.prosealliance.com/██████ and
- c. www.federalmcc.webs.com.

5. That, from my letters, other correspondence, previous lawsuits, and websites, past and present Jefferson County Commissioners—except for Tina Francone—are aware:

- a. of the *undisputed* facts and evidence on the record in the above referenced divorce case and Title IV-D case clearly proving that I am not the “respondent,” that *my* child support obligations are paid-in-full, that the divorce orders are void, and many other things—*any one* of which prohibits enforcement of the child support order;
- b. of the 13-year “crime spree” against my family in Jefferson County, which continues unabated to this day;
- c. that, as direct and proximate results of the crime spree, my five children and I have been separated since May 2007 and cutoff from all communications with each other since August 2008, and my five children were literally forced to grow up without me;
- d. that the Jefferson County Department of Human Services (“Jeffco-DHS” and the “intervenor” in 2005DR████) and its offices (“Jeffco-CSS” and “Jeffco-CPS”), through the Jefferson County Attorney’s Office, were, and continue to be, the driving force in the crime spree against my family, which in the post-divorce has been centered around the enforcement of a known fictitious and void child support order and a known fictitious arrears balance;
- e. that Jeffco-CSS repeatedly and intentionally failed to “review and adjust” the child support order and arrears balance, as mandated in the Title IV-D Child Support Enforcement Program and as required in order to receive federal funding, and accrued child support arrears at the originally ordered monthly amount of \$1,717.92 until my youngest child turned age 19 on April 19, 2017, as if all five of my children were still minors, in spite of everyone’s knowledge of the foregoing *undisputed* facts, of the prior emancipation of my four other

children since 2010, and of their contempt and criminal violation of state and federal law;

f. that Jeffco-CSS also repeatedly and intentionally failed to make administrative findings of fact and to reconcile the Title IV-D case, as required by state and federal law;

g. that the intervenor has consistently failed to stop the crime spree against my family, has consistently failed to report the crime spree to law enforcement, and has consistently aided in the overall “case fixing crime spree” against my family to this day;

h. that my factual allegations, which have never been refuted, and my evidence, which has never been rebutted, prove hundreds of state and federal offenses and crimes against my family over the past 13 years by numerous *rogue* COUNTY OF JEFFERSON employees—see ¶7 in *NOTICE OF CLAIM*; and

i. that my family has suffered enormously, and continues to suffer to this day, at the hands of *rogue* COUNTY OF JEFFERSON employees—see ¶8 in *NOTICE OF CLAIM*.

6. That the intervenor initiated the most recent crime spree by secretly moving the divorce court for a judgment against my “strawman” and failing to serve process, and is currently taking steps to foreclose on my family's land & real property in Jefferson County:

[REDACTED]
[REDACTED]
[REDACTED]

Foreclosure Trustee or Attorney

Name: JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES

Address: 100 JEFFERSON COUNTY PKWY, GOLDEN, CO 80401

Legal

Foreclosure type: Non-Judicial

Recorded: Notice of Lis Pendens: 2017117063 on 11/13/17

Legal description: [REDACTED]

Parcel number: [REDACTED]

7. That I will be suing the COUNTY OF JEFFERSON soon; and

8. That I am still willing to forgive many of the crimes and negotiate and settle my claims without filing suit if you will *immediately* fulfill my commands below, and *timely*—**by no later than NOON, Friday, April 13, 2018**—review and *initiate* fulfillment of my requests and settlement offers to you over the years, with respect to the reunification and rehabilitation of my family and monetary compensation for our injuries.

YOU ARE COMMANDED:

1. To oversee:

a. The *immediate* termination of the intervenor's foreclosure action against my family's land & real property located at postal service address [REDACTED]
[REDACTED]

b. The *immediate* termination of the intervenor's enforcement actions in Title IV-D case [REDACTED] & divorce case 2005DR [REDACTED] and the closure of the Title IV-D case; and

c. The provision by mail, postmarked no later than March 16, 2018, of copies of all

records requested in my 10/03/17 NOTICE & PRAECIPE to LYNN A. JOHNSON, and the provision of the locations and recording/reference numbers of all oaths of office and the policy numbers and names and addresses of the underwriters of all bonds requested.

2. To take, or cause to be taken, whatever actions necessary to *immediately* restore my land, real property, chattel property, and all my other property in Jefferson County, to me—*see pages 6-9 of ATTACHMENT "A" - PROPERTY LIST*; and

3. To take, or cause to be taken, whatever actions necessary to *timely—by no later than NOON, Friday, April 13, 2018*—review and *initiate* fulfillment of my requests and settlement offers to you over the years, *see SETTLEMENT OFFERS in my letters and lawsuits, starting with the reunification of my family in Jefferson County and the rehabilitation of my family; feel free to call me anytime for these purposes.*

In the event the Jefferson County Commissioners are unwilling to comply with these commands, I shall alternatively require evidence of your official Article VI Oaths of Fidelity, as well as the policy numbers and names and addresses of the underwriters of your Bonds, and I will be seeking said relief and all other relief from the highest-authorities of the *de facto* corporate government.

**NOTICE TO PRINCIPALS IS NOTICE TO AGENTS.
NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.**

Respectfully,

John Mark [REDACTED]
On behalf of the [REDACTED] family

Bcc.

STATE OF COLORADO**Department of State**1700 Broadway Suite 200
Denver, Colorado 80290**Wayne W. Williams**

Secretary of State of the State of Colorado

Search Report

This report reflects documents delivered on paper through 02/22/2018 and documents delivered electronically through 03/06/2018

Search Criteria:

Debtor Name: JOHN MARK [REDACTED] (a.k.a. JOHN M [REDACTED] and all other derivatives thereof)

Normalized org. name: [REDACTED]

This report was created on : Tuesday, March 06, 2018 04:46:34 PM

Record 1 of 1

Record ID #: [REDACTED]

Record Type: UCC

File Date: 03/01/2018 03:36:48 PM

Filing office: Secretary of State

Lapse date:

A debtor named in the financing statement is a transmitting utility.

Debtor: JOHN MARK [REDACTED] (a.k.a. JOHN M [REDACTED] and all other derivatives thereof)

Address 1: [REDACTED]

City: [REDACTED]

State: [REDACTED]

Zip/Postal Code: [REDACTED]

Province:

Country: United States

Comments: Added by: [REDACTED]

Secured Party: [REDACTED] John Mark

Address 1: [REDACTED]

City: [REDACTED]

State: [REDACTED]

Zip/Postal Code: [REDACTED]

Province:

Country: United States

Comments: Added by: [REDACTED]

	Document #	File Date	Type
1	[REDACTED]	03/01/2018	UCC financing statement

UCC Financing Statement

Debtor: (Organization)

Name: JOHN MARK [REDACTED] (a.k.a. JOHN M [REDACTED] and all other derivatives thereof)

Address1: [REDACTED]

Address2:

City: [REDACTED]

State: [REDACTED]

ZIP/Postal Code: [REDACTED]

Province: [REDACTED] Country: United States

The debtor is a transmitting utility.

Secured Party: (Individual)

Last name: [REDACTED] First name: John Middle name: Mark Suffix:

Address1: [REDACTED]

Address2:

City: [REDACTED]

State: [REDACTED]

ZIP/Postal Code: [REDACTED]

Province: [REDACTED] Country: United States

Collateral

Description:

Attached and fully incorporated herein is the COMMERCIAL SECURITY AGREEMENT between the DEBTOR and Secured Party, and ATTACHMENT "A" - PROPERTY LIST, which itemizes the Collateral being secured therein, including but not limited to: All rights, interest, and exclusive title in CERTIFICATE OF BIRTH FILE # [REDACTED] issued by STATE OF MINNESOTA, OFFICE OF VITAL RECORDS; All land and all real property in which DEBTOR has an interest, including but not limited to the land described by the attached LEGAL DESCRIPTION and CURRENT REAL ESTATE PROPERTY located at postal service address [REDACTED] All private property accumulated by DEBTOR, or ostensibly belonging to DEBTOR, including all property held by CAROL [REDACTED] following her divorce (see Colorado First Judicial District case #2005DR [REDACTED]); and All other property accumulated by, or ostensibly belonging to, DEBTOR.

Real estate information:

Description of the real estate covered by this financing statement:

Twenty-seven acres of land, house, cabin office, and other improvements, located at postal service address: [REDACTED]; see LEGAL DESCRIPTION in attached COMMERCIAL SECURITY AGREEMENT.

Name of a record owner of above-described real estate (if debtor does not have a record interest):

Organization Name:

Individual Name:

Address1:

Address2:

City: [REDACTED] State: CO

ZIP/Postal Code: [REDACTED]

Province: [REDACTED] Country: United States

Attachment #: 1

**COMMERCIAL SECURITY AGREEMENT,
ATTACHMENT "A" - PROPERTY LIST,
POWER OF ATTORNEY, and INDEMNITY
BOND & LIEN**

File name: CSA, Property List, POA, BOND&LIEN- Uploaded: 03/01/2018 03:30:31 PM
with Signatures.pdf

COMMERCIAL SECURITY AGREEMENT

This non-negotiable and non-transferable Commercial Security Agreement, hereinafter the "Agreement," is made and entered into this 22nd day of February, 2018, by and between JOHN MARK [REDACTED]—a.k.a. JOHN M. [REDACTED] JOHN [REDACTED], J. M. [REDACTED], J. [REDACTED], and all other capitalized derivatives thereof—hereinafter "DEBTOR," and John Mark [REDACTED], hereinafter "Secured Party Creditor." The Parties, hereinafter "Parties," are identified as follows:

DEBTOR:

JOHN MARK [REDACTED]* [A LEGAL ENTITY, A CORPORATION, AN ORGANIZATION, ENS LEGIS]
(*a.k.a. JOHN M. [REDACTED] JOHN [REDACTED] J. M. [REDACTED] J. [REDACTED], etc.)
[REDACTED]
[REDACTED]

ORGANIZATION NUMBER: [REDACTED]

Secured Party Creditor:

John Mark [REDACTED] [a natural, living, private, unincorporated, free, independent, sovereign man]
[REDACTED]
[REDACTED]
[REDACTED]

Creditor Identification Number: [REDACTED]

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

For value received, DEBTOR grants to Secured Party Creditor a security interest in and continuing lien on all past, present, and prospective property accumulated by DEBTOR's creators and operatives^{1*}, from every source, since the birth date of Secured Party Creditor—*i.e. ab initio*², including but not limited to the assets, profits, income, revenue, and other unknown holdings, and DEBTOR grants to Secured Party Creditor a security interest in and continuing lien on all past, present, and prospective property ostensibly belonging to DEBTOR³, including but not limited to the land, real property, chattel property, goods, rights, and other property, described generally herein and more specifically in **ATTACHMENT "A" - PROPERTY LIST**, which is attached and incorporated herein as if fully set forth within this Agreement.

This Agreement secures the ongoing transfer of ownership of all said property from DEBTOR to Secured Party Creditor.

This Agreement establishes a perpetual claim by Secured Party Creditor against DEBTOR in an amount equal to the fair market value of all Collateral not in the possession of Secured Party Creditor.

The goal of this Agreement is to identify, locate, recover, and transmit said property to Secured Party Creditor.

In consideration for the use of Secured Party Creditor's name since birth and for various actions, services, and functions provided by Secured Party Creditor, acting as agent, private attorney in fact, and in other capacities on behalf of the DEBTOR, DEBTOR hereby pledges its status and standing in the legal system, as a "transmitting utility," and its past, present, and prospective property, as "Collateral," and becomes indebted to Secured Party Creditor, as provided herein.

- 1 DEBTOR was created for profit by operatives of our "*de facto*" corporate government known as the "UNITED STATES" (a.k.a. UNITED STATES, INC.; The United States of America, Inc.; and other derivatives thereof). *DEBTOR's operatives, and all other public and private persons and entities responsible for DEBTOR's actions and debts, are also bound by this Agreement.
- 2 Due to fraud in the inducement, and or failure to fully disclose legal and other consequences of signing DEBTOR's Birth Certificate, applications for Marriage License and Driver's License, Registration of automobiles, etc., and or any one of a number of other reasons, all said contracts were automatically rendered null and void by operation of law, *ab initio*; therefore, DEBTOR and or Secured Party Creditor are still Holders-In-Due-Course of all property accumulated by DEBTOR's operatives since God breathed life into Secured Party Creditor; and Secured Party Creditor is currently taking action to reclaim said property.
- 3 Including the land, real property, and private property unlawfully taken or kept by Secured Party Creditor's ex-wife, CAROL [REDACTED] ("CAROL"), and unlawfully awarded to CAROL by corrupt illegitimate judges, during and after Colorado First Judicial District divorce case 2005DR [REDACTED]. CAROL is currently shown as the owner of record of the land and real property described herein; however, due to fraud upon the court and other reasons, the divorce orders, including the order awarding CAROL sole title to said land and real property, were automatically rendered null and void by operation of law, *ab initio*, and all property reverted to its previous ownership; therefore, DEBTOR and or Secured Party Creditor are still Holders-In-Due-Course of said property and all Collateral described herein; and Secured Party Creditor is currently taking action to reclaim said property.

OBLIGATIONS SECURED

The security interest and continuing lien granted herein fully secures any and all indebtedness and liability owed by the DEBTOR to Secured Party Creditor, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereinafter arising, and however evidenced.

PUBLIC LAWFUL NOTICE

Filing of this Agreement constitutes open, lawful, PUBLIC NOTICE:

- that the law, venue, and jurisdiction of this Agreement is the ratified, finalized, signed, autographed, and sealed private Agreement freely entered into by and between the Parties, as registered herewith;
- that this Agreement is contractually complete herein and herewith and cannot be abrogated, altered, or amended, in whole or in part, without the express written consent of both Parties;
- that DEBTOR is an unincorporated transmitting utility, and pending proprietary trademark of the Secured Party Creditor, and all property of the DEBTOR is the secured property of the Secured Party Creditor; and
- that any unauthorized use of DEBTOR or its property in any manner that might influence, affect, pertain to, or be presumed to pertain to the Secured Party Creditor or his property in any manner is expressly prohibited without the express written consent of the Secured Party Creditor.

POWER OF ATTORNEY

DEBTOR grants full, exclusive, and irrevocable POWER OF ATTORNEY to Secured Party Creditor and forfeits all control and management of its affairs to Secured Party Creditor, pursuant to the POWER OF ATTORNEY attached and incorporated herein as if fully set forth within this Agreement.

INDEMNITY BOND & LIEN

DEBTOR establishes an INDEMNITY BOND & LIEN in favor of Secured Party Creditor, in the sum of \$100,000,000,000.00 (one hundred billion United States one ounce silver coins of .999 fine silver), pursuant to the INDEMNITY BOND & LIEN attached and incorporated herein as if fully set forth within this Agreement.

INDEMNIFICATION

DEBTOR shall indemnify and hold Secured Party Creditor harmless to the fullest extent, from and against any and all claims, losses, liabilities, costs, interests, and expenses, arising from any and all legal and lawful actions, including but not limited to, without restriction, lawsuits, summonses, demands, notices, depositions, orders, warrants, judgments, damages, liens, levies, penalties, and fines, whether previously suffered or incurred, or to be suffered or incurred, including any amount that DEBTOR has been or might be deemed to owe to a public creditor for any reason whatsoever.

REPRESENTATIONS, WARRANTIES & OBLIGATIONS OF PARTIES

Secured Party Creditor represents and warrants—

- that he is a freeman, born on the land of Minnesota, on the [REDACTED] of parents who were white and with ancestors who were white, and as a hereditament, he acquired directly the status of Citizen-Principal of Minnesota, sharing equally in its sovereignty, according to the *Slaughterhouse Cases*, 83 U.S. 36 (1873);
- that he is one of the free, sovereign, and independent People of the United States of America;
- that as a white man, born on the land of Minnesota, he is not restricted in any way, as a federal citizen, by the 14th Amendment—see *United States v. Wong Kim Ark*, 169 U.S. 649 (1898), but, rather, that, as one of the American People, he is protected to the fullest extent by the 14th Amendment against conspiracy and deprivation of his God-given, natural, unalienable, and constitutionally guaranteed rights;
- that he is a free Citizen of Minnesota and of the United States of America as contemplated in the original organic Constitution for the United States of America (1787);
- that he is not a citizen of the incorporated UNITED STATES as contemplated by the authors of the 14th Amendment, nor does he “reside” in any of its incorporated state or county franchises, and that he is, therefore, “nonresident” to the

residency and "alien" to the citizenship of the 14th Amendment;

- that he has, or intends to, publicly disavow any contract, form, agreement, application, certificate, license, permit or other document that he or any other person may have signed, expressly or by acquiescence, that would grant him any "privileges" and thereby ascribe him to "rights and duties" as a "person," or that would bind him in any way whatsoever, under a substantive "legal system" of law other than that of the Constitutional Contract of 1787 for the United States of America, the original organic constitutions for the states in which he dwells, and the Laws made in pursuance thereof said Constitutions; and
- that he has no debts or liabilities.

As agent for DEBTOR, Secured Party Creditor represents and warrants to the best of his knowledge—

- that DEBTOR is a fictitious legal entity, created, incorporated, and organized for profit on or around the birth date of Secured Party Creditor—████████—by the "*de facto*" corporate government known as the "UNITED STATES" (a.k.a. United States; UNITED STATES, INCORPORATED; UNITED STATES, INC.; The United States of America, Inc.; and all other derivatives thereof);
- that DEBTOR was assigned the social security number: ██████████;
- that DEBTOR has rights and privileges recognized under the laws of the corporate UNITED STATES;
- that DEBTOR's creators and operatives to this point have profited greatly from the use of Secured Party Creditor's given-name, John Mark █████, in the world economy, under the ALL-CAPS name, JOHN MARK █████, and all capitalized derivatives thereof;
- that DEBTOR has been unlawfully and illegally utilized for profit by several of the *de facto* government's *rogue* franchises, including but not limited to COUNTY OF JEFFERSON, STATE OF COLORADO, COUNTY OF LE SUEUR, COUNTY OF NICOLLET, STATE OF MINNESOTA, *et al.*, where *rogue* officials are rampantly engaging in fraud, theft, racketeering, money laundering, and other treasonous crimes, on a massive scale;
- that, as one result of the well-documented "crime sprees" against Secured Party Creditor's family, void judgment(s) may be pending against DEBTOR in Colorado First Judicial District case 2005DR████;
- that DEBTOR has no valid debts or liabilities, other than to Secured Party Creditor;
- that DEBTOR is the owner of record of some of the automobiles and other Collateral, and holds good and marketable title to said Collateral, free and clear of all lawful and valid liens and encumbrances; and
- that no other creditor has a valid security interest in the Collateral.

Secured Party Creditor shall act as agent, private attorney in fact, and in any other capacity, for and on behalf of DEBTOR, to manage DEBTOR's affairs and to accomplish the goals of this Agreement, pursuant to—and to the fullest extent of—the attached POWER OF ATTORNEY and whatever other and further instruments are deemed necessary along the way.

DEBTOR shall be perpetually indebted to Secured Party Creditor and shall be utilized as the legal means—as the Transmitting Utility, and in whatever other capacity necessary—to carry out the goals of this Agreement in the legal system, to protect and perfect the security interest being established by this Agreement, and to transmit ownership of all past, present and prospective property, income, profits, and other fruits of Secured Party Creditor's labor and use of his name, i.e. all Collateral, to Secured Party Creditor.

GENERAL PROVISIONS

Term of Agreement. The term of this Agreement is perpetual.

Continuous Interest. DEBTOR shall remain liable to Secured Party Creditor during its existence.

Security for Obligations. This Agreement secures, and the Collateral is collateral security for, the prompt ongoing transfer of DEBTOR's property, and property ostensibly belonging to DEBTOR, to Secured Party Creditor, whether by demand, acceleration, or otherwise.

Possession of Collateral. Past, present, and prospective Collateral accumulated by DEBTOR's operatives shall remain where it is until Secured Party Creditor can prepare the necessary documents for recovery.

Secured Party Creditor is currently taking action to reclaim and repossess the land and real property located at postal service address █████ and the property listed on the "MASTER LIST" of "My Things"; *see pages 6-9 on ATTACHMENT "A" - PROPERTY LIST*. Secured Party Creditor's ex-wife, CAROL █████

████████ (“CAROL”), shall insure all said property until said reclamation and repossession takes place, and shall be reimbursed for her costs to insure the property on or after the date of this Agreement. Tangible Collateral ostensibly belonging to DEBTOR but actually belonging to Secured Party Creditor, which was kept by CAROL at said land and real property following her divorce, shall remain on said land and real property until said reclamation and repossession takes place. CAROL may remain living on said land and real property until said reclamation and repossession takes place.

All Collateral will eventually be in the sole-possession of Secured Party Creditor.

DEBTOR, DEBTOR's *de facto* operatives, CAROL, and others temporarily possessing or exercising control over Collateral, shall not lease, license, sell, foreclose, or otherwise dispose of or profit from Collateral, and shall not grant other security interests, liens, or encumbrances against Collateral; however, shall take whatever action necessary to expeditiously return or transmit all Collateral in their possession to Secured Party Creditor, and or to secure and maintain all Collateral in good marketable condition until Secured Party Creditor can prepare the necessary documents for recovery.

Indebtedness. DEBTOR is indebted by this Agreement to Secured Party Creditor in an amount equal to the fair market value of all Collateral not in the possession of Secured Party Creditor. On information and belief, DEBTOR is not lawfully indebted to any third-party.

Subordination of DEBTOR's Debts. In the event that a valid public debt exists against DEBTOR, DEBTOR's debt to Secured Party Creditor under this Agreement shall take priority over any and all legitimate debts owed to third-parties. Valid public encumbrances, if any, belonging to DEBTOR, against the Collateral, shall remain secondary to this Agreement.

Additional Rights. Secured Party Creditor shall have additional rights under this Agreement, upon reasonable notice if necessary, including but not limited to the right to:

- access said land and real property Collateral;
- inspect Collateral;
- obtain information from DEBTOR's operatives regarding past, present, and prospective revenues and intentions;
- discharge liens placed upon Collateral;
- make, or cause to be made, whatever further claims necessary to perfect his security interest herein;
- take, or cause to be taken, any action to maintain, repair, preserve and insure Collateral;
- take, or cause to be taken, any action to carry out the goals of this Agreement;
- take, or cause to be taken, any action necessary to ensure compliance with the terms of this Agreement; and
- in the event of breach, default, or injury caused by a third-party, bring suit or otherwise commence any action or proceeding, in his name and or in the name of the DEBTOR, to enforce the terms of this Agreement, to obtain monetary, injunctive, and declaratory relief, and or to obtain any other remedy.

Secured Party Creditor shall have all the rights and remedies of a secured party under the provisions of the Uniform Commercial Code and other applicable law, as it has been adopted in the state where part or all of the Collateral is located or presumed to be located, including but not limited to the right to proceed with self-help or with or without a public court or tribunal. Rights and remedies available to Secured Party Creditor may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of Secured Party Creditor.

Reservation of Rights. Secured Party Creditor reserves his rights to the fullest extent without prejudice.

Applicable Law. The governing law of this Agreement is this Agreement—supported by the Uniform Commercial Code, as duly adopted by the Minnesota legislature or, with respect to any land or real property located in a different state, as duly adopted by the legislature of that state, our organic Constitutions, American Common Law, international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated, and applicable maxims of law. Secured Party Creditor's security interest herein and claim against the Collateral shall be enforceable according to the terms and conditions expressed herein and according to all applicable laws.

Severability. If one or more provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable.

Amendments. This Agreement, together with all related documents, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless expressed in writing and signed by both Parties.

DEFAULT

The following shall constitute events of default hereunder:

1. Failure by DEBTOR to transmit Collateral to Secured Party Creditor;
2. Failure by DEBTOR to perform an obligation secured hereby when required to be performed;
3. Failure by DEBTOR to pay a debt secured hereby when due;
4. Breach by DEBTOR of a warranty contained in this Agreement;
5. Termination of DEBTOR's existence, irretrievable insolvency of DEBTOR, or bankruptcy of DEBTOR; and
6. Any other event catastrophic to the goals of this Agreement.

Cure of Default. Default is to be avoided. If a dishonor under this Agreement is curable through an account held by DEBTOR, but under the control of the UNITED STATES and or its operatives, agents, officers, or affiliates, such default may be cured by Secured Party Creditor in whatever manner he deems necessary. A dishonor under this Agreement caused by a third party shall be cured and rectified by Secured Party Creditor in whatever manner he deems reasonable and just.

Acceleration. In the event of default, Secured Party Creditor may declare the entire indebtedness immediately due and payable without notice.

Liquidation of Collateral. In the event of default, Secured Party Creditor shall have exclusive and full power to privately or publicly sell, lease, transfer, or otherwise liquidate the Collateral or proceeds or products therefrom, in his own name or in the name of DEBTOR. All expenses related to the liquidation of Collateral shall become a part of DEBTOR's indebtedness. Secured Party Creditor may, at his discretion, transfer part or all of the Collateral to his own name and or to any living man or woman, trust, and or other suitable trustee, who will secure and manage the Collateral for the benefit of Secured Party Creditor and his successors and assigns.

SIGNATURES

Secured Party Creditor accepts all signatures in accordance with the Uniform Commercial Code and acknowledges DEBTOR's signature as representative of JOHN MARK [REDACTED] and all capitalized derivations thereof.

EXECUTED this 22nd Day of February, 2018.

UCC 1-308: Without Prejudice.

By DEBTOR: JOHN MARK [REDACTED]

By Secured Party Creditor: [REDACTED]

John Mark [REDACTED]
All Rights Reserved

Minnesota State

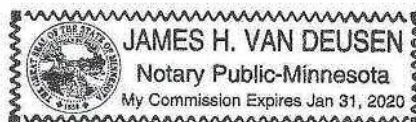
Blue Earth County

NOTE: Notary function does not change status of sovereignty or jurisdiction from the Land.

SWORN TO and attested before me was John Mark [REDACTED] on this 22nd Day of February, 2018.

Notary Public

My commission expires: Jan 31, 2020



ATTACHMENT "A" - PROPERTY LIST

Prepared by Secured Party Creditor John Mark [REDACTED] as of February 22, 2018

DEBTOR: JOHN MARK [REDACTED], JOHN M. [REDACTED], and all other capitalized derivatives.
Secured Party Creditor: John Mark [REDACTED]

All of the property listed in this 9-page Property List belongs to Secured Party Creditor, and is secured by all terms and conditions of the contracts in which this list is incorporated.

BIRTHRIGHTS, NAMES, AND PRODUCTS THEREOF:

1. My Christian given-name, John Mark [REDACTED] and all products, proceeds, and property thereof;
2. All rights, interest, and exclusive title in CERTIFICATE OF BIRTH FILE # [REDACTED] [REDACTED] issued by STATE OF MINNESOTA, OFFICE OF VITAL RECORDS, instilling the pledge represented by the same pignus, hypotheca, hereditaments, res, the energy and all products derived therefrom, including but not limited to the all caps names JOHN MARK [REDACTED], JOHN M. [REDACTED], JOHN [REDACTED], J. [REDACTED] J. M. [REDACTED] and all other capitalized derivatives thereof;
3. All names used and entities established under said names;
4. All unknown property accumulated by DEBTOR's creators and operatives¹ since the birth date of Secured Party Creditor [REDACTED]—including but not limited to the assets, profits, income, revenue, and other unknown holdings, from every source, utilizing the "ALL CAPS" derivatives² of Secured Party Creditor's given name, John Mark [REDACTED]

LABOR AND UTILITY:

5. All past, present, and prospective proceeds from Secured Party Creditor's labor, mind, and other contributions, and from DEBTOR's transmitting utilities and other functions—including, but not limited to, proceeds from property, products, services, accounts, trade, rents, wages, earnings, income of any kind, and use of any kind;

LAND AND REAL PROPERTY:

6. All land in which DEBTOR ostensibly has an interest³, including the soil itself; all minerals atop or beneath the soil surface; all trees and plants; all air rights; all waters on or in the soil or land surface such as a lake or pond, within the land boundaries—including but not limited to the land described by the attached "LEGAL DESCRIPTION" (p.7 herein), which is located at postal service address [REDACTED] [REDACTED]
7. All real property and all documents involving all real property in which DEBTOR ostensibly has an interest, including all buildings, structures, fixtures, and appurtenances situated on or affixed thereto, the land as noted in #3 above—including but not limited to the "Barn," the "cabin," the "log storage shed," and other improvements on the real property located at postal service address [REDACTED] [REDACTED], depicted in in part in the attached "CURRENT REAL ESTATE PROPERTY" (p.6 herein);
8. All cottages, cabins, houses, mansions, and buildings of whatever type and wherever located;

PRIVATE PROPERTY:

9. All private property accumulated by DEBTOR and Secured Party Creditor;
10. All private property belonging to DEBTOR and or Secured Party Creditor, which was held, kept, or stolen, by CAROL [REDACTED] following her 2006 divorce in Colorado (First Judicial District case #2005DR [REDACTED]), including but not limited to the items listed on the attached "MASTER LIST" of "My Things" (pp.8-9 herein);
11. All businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships,

1 DEBTOR was created for profit by operatives of our "*de facto*" corporate government known as the "UNITED STATES" (a.k.a. UNITED STATES, INCORPORATED; UNITED STATES, INC.; The United States of America, Inc.; and other derivatives thereof).

2 Including but not limited to JOHN MARK [REDACTED], JOHN M. [REDACTED], JOHN [REDACTED], J. M. [REDACTED] & J. [REDACTED]

3 Due to fraud upon the court in Colorado First Judicial District divorce case 2005DR [REDACTED], Secured Party Creditor's ex-wife, CAROL [REDACTED] ("CAROL"), is currently shown as the owner of record of the land and real property described herein; however, due also to said fraud and other reasons, the divorce orders, including the order awarding CAROL sole title to said property, were automatically rendered null and void by operation of law, *ab initio*, and all property reverted to its previous ownership; therefore, DEBTOR and Secured Party Creditor are still Holders-In-Due-Course of said property; and Secured Party Creditor is currently taking action to reclaim said property.

and the like, now owned or hereafter acquired; and all books and records thereof and therefrom; all income, commissions, compensation, and the fruits of my labor therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;

12. All ownership, equity, property, and rights to property now owned or held or hereafter acquired in all businesses, corporations, companies, partnerships, limited partnerships, organizations, proprietorships, and the like; and all books and records pertaining thereto; all income therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
13. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addressed to, DEBTOR or natural man Secured Party Creditor, whether received or not received;
14. All telephone numbers;
15. All bank accounts foreign and domestic, bank "safety" deposit boxes and the contents therein; personal security codes, passwords, and the like associated therewith; credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities;
16. All brokerage accounts, stocks, bonds, certificates of deposit, drafts, futures, insurance policies, investment, securities, all retirement plan accounts (IRAs, 401Ks, and the like), money market accounts, mutual funds, notes, options, puts, calls, pension plans, savings accounts, stocks, warrants, securities;
17. All trusts and benefits from trusts;
18. All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds; and all records and records numbers, correspondence, and information pertaining thereto or derived therefrom;
19. All credit of DEBTOR, credit and debit cards, and instruments used by DEBTOR as Holder in Due Course of any notes, mortgages, deeds, and other assets;
20. All stockpiles, collections, buildups, amassment, and accumulations, however small, of Federal Reserve Notes (FRNs), gold certificates, silver certificates; and all other types and kinds of cash, coins, currency, and money delivered into possession of Secured Party Creditor;
21. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts; and any storage boxes, receptacles, and depositories within which said items are stored;
22. All computers and computer systems and the information contained therein; all computer-related equipment and accessories, flash drives, electronically stored files or data, telephones, electronic equipment, office equipment and furniture and machines; all ancillary equipment, printers, data compression or encryption devices, processors, etc.;
23. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, towers, etc.; and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
24. All office and engineering equipment, desks and chairs and other furniture, ancillary equipment, drawings tools, electronic and paper files, and items related thereto;
25. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, DVDs, ipods, digital audio/video players, phonograph records and players, film, slides and projectors, photography and video and aural production equipment, cameras, projectors, tape recorders, cassette players, etc.;
26. All manuscripts, books, booklets, pamphlets, treatises, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;
27. All books, financial records, court documents and records of DEBTOR;
28. All positive value from all favorable court cases and all favorable judgments, past, present, and future, in any court whatsoever; and all bonds, orders, warrants, and other matters attached thereto or derived therefrom;
29. All tax correspondence, filings, notices, coding, record numbers, all benefits from social security account # [REDACTED] [REDACTED] and any information contained therein, wherever and however located, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;
30. All inventory from any source and for whatever purpose;
31. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, and other wheeled conveyances of any kind, motorized or otherwise, in which DEBTOR has an interest;
32. All boats, yachts, and watercraft; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
33. All motor homes, trailers, mobile homes, snowmobiles and other recreational vehicles, houses, cargo, and travel trailers; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, service equipment, lubricants, fuels, and fuel additives;
34. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments,

35. electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;

36. All contractor and mechanical tools, equipment, materials and supplies;

37. All construction machinery; and all ancillary equipment, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;

38. All chainsaws, woodsplitters, woodworking tools, and all other tools and equipment used to process wood;

39. All metal-working equipment and other such machinery; and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, tool boxes, work benches, shops, and facilities;

40. All power-generating machines or devices; and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining to or attached thereto;

41. All devices, engines, fixtures, fans, plans needed for the production or storage of electrical energy;

42. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof, whether on-site, in transit, or in storage anywhere;

43. All building materials and prefabricated buildings; and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;

44. All communications and data; and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;

45. All camping, fishing, hunting, and sporting equipment; and all special clothing, materials, supplies, baggage, and other accessories related thereto;

46. All water wells and well-drilling equipment; and all ancillary equipment, chemicals, tools, and supplies;

47. All storage units, safes, rifles, guns, bows, crossbows, other weapons, and related accessories; and the ammunition, reloading equipment and supplies, projectiles, and integral components thereof;

48. All musical instruments, whether new or old, including brass, woodwinds, percussion, strings, etc.;

49. All children's toys, books, games, computers, clothing, playthings, and possessions of any type or amount;

50. All artwork and supplies, paintings, etchings, photographic art, lithographs, and serigraphs, etc.; and all frames and mounts pertaining to or affixed thereto;

51. All food; and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;

52. All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records or pertaining thereto;

53. All pets, including cats, dogs, birds, fish, or whatever other of the animal kingdom has been gifted or otherwise acquired: whether kept indoors or outdoors; with all fixtures, vehicles, and housings required for their protection, feeding, care, transportation, shelter, and whatever other needs may arise;

54. All animals and all farm livestock; and all things required for the care, use, transportation, and husbandry thereof;

55. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds; and all related storage facilities and supplies;

56. All products of and for agriculture; and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;

57. All plants and shrubs, trees, fruits, vegetables, farm and garden produce, indoors and out, watering devices, fertilizers and fertilizing equipment, pots, collections of plants, e.g., bonsai, dry or live assortments of flowers and plants, or anything botanical;

58. All farm, lawn, and irrigation equipment, accessories, attachments, hand tools, implements, service equipment, parts, supplies, and storage sheds and contents;

59. All fuel, fuel tanks, containers, and involved or related delivery systems;

IDENTITY, INTELLECTUAL PROPERTY, RIGHTS, AND OTHER PROPERTY:

64. My Christian given-name, John Mark [REDACTED]

65. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being—i.e., body, mind, spirit, free will, faculties, and self;

66. All fingerprints, footprints, palm-prints, thumbprints, voice-print, RNA materials, DNA materials, genes, blood

fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, retinal images, and the descriptions thereof; and all other corporal identification factors, and said factors' physical counterparts in any form; and all records, record numbers, and information pertaining thereto;

67. All biometric data, records, information, and processes not elsewhere described; the use thereof and the use of the information contained therein or pertaining thereto;

68. All intellectual property, *inter alia*: all speaking and writing;

69. All thoughts, beliefs, world views, emotions, psychology, etc.;

70. All trademarks, registered marks, copyrights, patents, proprietary data and technology, inventions, intellectual property, royalties, good will;

71. All public or private scholastic degrees, titles, credentials, medals, trophies, honors, awards, recognitions, meritorious citations, certificates from apprenticeship training and/or continuing education programs, etc., from whatever source, for whatever trade, occupation, work, or endeavor;

72. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever;

73. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, and security devices, security programs, software, user names, passwords, machinery, or devices related thereto;

74. All present and future medical and healthcare rights; and rights owned through survivorship, from all accounts;

75. All rights to obtain, use, request, refuse, or authorize the administration of any food, beverage, nourishment, or water, or any substance to be infused or injected into or affecting the body by any means whatsoever;

76. All rights to obtain, use, request, refuse, or authorize the administration of any drug, manipulation, material, process, procedure, ray, or wave which alters or might alter the present or future state of the body, mind, spirit, free will, faculties, and self by any means, method, or process whatsoever;

77. All rights to access and use utilities upon payment of the same unit costs as the comparable units of usage offered to most-favored customers, *inter alia*: cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, and all other methods of communication, energy transmission, and food or water distribution;

78. All rights to barter, buy, contract, sell, or trade ideas, products, services, or work;

79. All rights to barter, buy, contract, sell, or trade any kind of asset, tool, item of value, time, property, etc., without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind;

80. All rights to create, invent, adopt, utilize, or promulgate any system or means of currency, private money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;

81. All rights to use any free, rented, leased, fixed, or mobile domicile, as though same were a permanent domicile; and to be free from requirement to apply for or obtain any government license or permission, permit and otherwise; and to be free from entry, intrusion, or surveillance, by any means, regardless of duration of lease period;

82. All rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, registration, or permission of any kind;

83. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, any vaccinations, or permission of any kind;

84. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber, and raw materials for food, shelter, clothing, and survival;

85. All rights to protect myself and my family from any animals that threaten my/our safety or well being, or that cause a nuisance to me/us, by using deadly force against any such animals;

86. All rights to exercise dominion over the earth and the resources of the earth including, but not limited to, using mineral and natural resources, timber, water, and harvesting animals for food;

87. All rights as outlined in the "Constitution for the United States of America" and the Honorable "Bill of Rights";

88. All rights to exercise freedom of religion, worship, spiritual practice, and expression, without any abridgment of free speech, or of the right to publish, or of the right to peaceably assemble, or of the right to petition government for redress of grievances, or of the right to petition any military force of the United States for physical protection from threats to the safety and integrity of person or property by either "public" or "private" sources;

89. All rights to purchase arms and ammunition, to keep and bear arms for defense and protection of self, family, friends, property, and parties entreating the same, and to keep and bear arms for hunting and sport shooting;

90. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;

91. All rights to create, carry, and use private documents of travel of any kind whatsoever, *inter alia*: those signifying diplomatic status and immunity as a free, independent Sovereign;

92. All rights to make video and audio recordings, reports and documents of all interactions between me or mine and

any government or quasi-government officials, including the right to bring all necessary video/audio recording equipment and necessary assistants and witnesses into government buildings as necessary;

93. All rights to obtain or be presented with a certified copy of the Oath of Office, bond number, and bonding company's name, address, and contact information of/for any government official with whom I interact;
94. All rights to privacy, security, and safety of self, family, home, guests (collectively, my "household"), and of papers, effects, and property belonging to DEBTOR and household, from governmental, quasi-governmental, *de facto* governmental, or private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party;

SIGNATURES, APPLICATIONS, AND OTHER PROPERTY AND RIGHTS:

95. All signatures and seals;
96. All signatures on all applications for and all value associated with all licenses foreign and domestic;
97. All signatures on all applications for and all value associated with all bank accounts, brokerage accounts, credit and debit cards, and other accounts in which DEBTOR had an interest;
98. All applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, *inter alia*: all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
99. All signatures on all applications for and all value associated with all library cards;
100. All signatures on and all value associated with all traffic citations/tickets;
101. All signatures on and all value associated with all parking citations/tickets;
102. All signatures on all applications for and all value associated with all certificates of birth documents of the natural man Secured Party Creditor, and all said documents themselves;
103. All signatures on all applications for and all value associated with all certificates of birth documents of all children and grandchildren of the natural man Secured Party Creditor, and all said documents themselves;
104. All signatures on all applications for social security numbers; all value associated with DEBTOR's social security number: [REDACTED] and all value associated with the private contract trust account number of the natural man Secured Party Creditor: [REDACTED];
105. All signatures on all applications for social security numbers for all children and grandchildren of the natural man Secured Party Creditor; all value associated with all the social security accounts of Secured Party Creditor's children and grandchildren while minors; and all value associated with the private contract trust account numbers of Secured Party Creditor's children and grandchildren while minors;
106. All signatures on all applications for and all value associated with Colorado Driver License # [REDACTED];
107. All signatures on all applications for and all value associated with all passports for the natural man Secured Party Creditor and his children and grandchildren while minors;
108. All recorded documents and all value associated with all favorable public records by and for the natural man Secured Party Creditor;
109. All signatures on all applications for and all value associated with all marriage licenses;
110. All private marriage contracts;
111. All signatures on all applications for and all value associated with all professional licenses, and all notary licenses, and all notary stamps, embossers and seals used in performing the function of a notary;
112. All private addresses of the natural man Secured Party Creditor;
113. All signatures on all applications for and all value associated with all public addresses;

ALL OTHER PROPERTY:

114. Any and all other past, present, and prospective property not specifically listed, named, or specified herein is expressly herewith included as property of the Secured Party Creditor.

CURRENT REAL ESTATE PROPERTY

Real Estate Property with postal service address:
[REDACTED]

DEBTOR: JOHN MARK [REDACTED] JOHN M. [REDACTED] and all other capitalized derivatives.

Secured Party Creditor: John Mark [REDACTED]

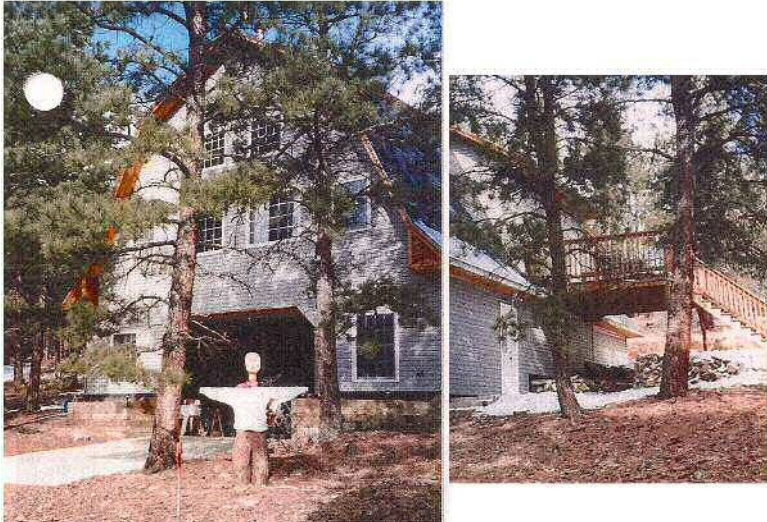
All land and real property ostensibly belonging to DEBTOR, belongs to Secured Party Creditor, and is secured by all terms and conditions of the contracts in which this list is incorporated.

[REDACTED]
I, Secured Party Creditor John Mark [REDACTED] built my family's house myself. It sits on 27-acres of heavily-treed land.

The driveway is 1/3-mile long.

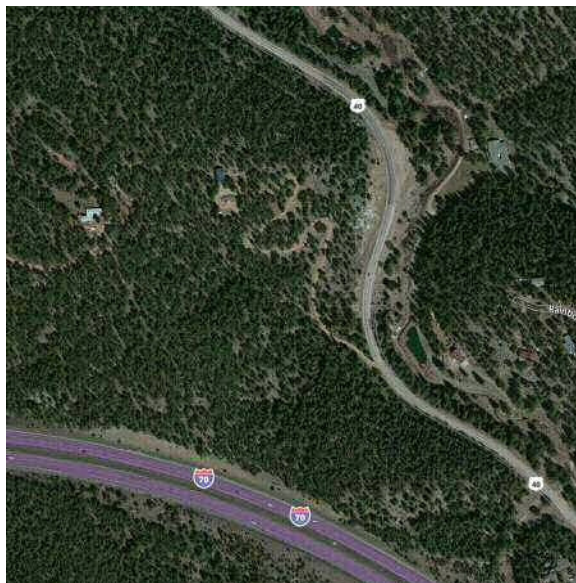
The "barn" was only supposed to be temporary, and I was planning to build our house and home on the deck side of the barn.

My business was headquartered on the property. My 1728-SF shop was on the ground level and our dwelling was above my shop. I had two home offices—one in the house and a separate "cabin" in the woods a short distance away.



In front of the barn was a large work area for the family business I was setting up prior to my ex-wife's divorce, and to the left of the barn I was building a large log storage shed. The property has thousands of trees and would have provided a lifetime supply of wood for our projects.

Aerial views of 27 acres, 1/3 mile driveway, barn, and log processing area in front of barn:



LEGAL DESCRIPTION

of Land with postal service address:
[REDACTED]

DEBTOR: JOHN MARK [REDACTED] JOHN M. [REDACTED] and all other capitalized derivatives.

Secured Party Creditor: John Mark [REDACTED]

All land and real property ostensibly belonging to DEBTOR, belongs to Secured Party Creditor, and is secured by all terms and conditions of the contracts in which this list is incorporated.

LEGAL DESCRIPTION

A tract of land situated [REDACTED]

Beginning at the point of intersection of the North line of said East 1/2 of the Southeast 1/4 with the Westerly right of way line of US Highway 40, from whence the East 1/4 corner of said Section 8 bears S. 86 deg. 10'34" E. a distance of 1046.23 feet; thence S. 60 deg. 08'48" E. along the said right of way a distance of 325.60 feet to an angle point in said right of way line; thence S. 29 deg. 51'12" W. a distance of 34.87 feet to a point on a curve of said right of way line with radius of 377.40 feet through a central angle of 83 deg. 37'00" and chord which bears S. 18 deg. 20'18" E. a distance of 503.18 feet; thence along the arc of said curve to the right a distance of 550.77 feet; thence leaving said curve on a line radial to said curve S. 66 deg. 31'48" E. a distance of 29.99 feet to an angle point in the said right of way line; thence S. 23 deg. 28'12" W. a distance of 84.28 feet to the point of curvature of a curve to the left with a radius of 547.37 feet through a central angle of 86 deg. 24'00"; thence along the curve a distance of 825.41 feet; thence leaving said curve on a line radial to said curve N. 27 deg. 04'12" E. a distance of 20.00 feet to an angle point in said right of way line; thence S. 62 deg. 55'48" E. along the right of way line a distance of 177.47 feet to the point of curvature of a curve to the right with a radius of 1095.72 feet through a central angle of 13 deg. 18'13"; thence along the arc of said curve a distance of 254.42 feet to the point of intersection of the said right of way line with the East line of said Southeast 1/4; thence S. 00 deg. 08'54" E. along the said East line of the Southeast 1/4 a distance of 324.71 feet to the point of intersection with the Northerly right of way line of Interstate Highway US I-70; thence N. 70 deg. 54'00" W. a distance of 419.11 feet; thence N. 48 deg. 35'30" W. a distance of 704.20 feet; thence N. 89 deg. 22'00" W. a distance of 400.00 feet to the point of intersection of the said right of way line with the West line of the said East 1/2 of the Southeast 1/4; thence N. 00 deg. 24'35" W. along the said East line a distance of 1404.97 feet to the Northwest corner of said East 1/2 of the Southeast 1/4; thence S. 86 deg. 10'34" E. a distance of 285.98 feet to the point of beginning,
County of Jefferson, State of Colorado.

See also—Jefferson County Assessor's Office: PIN/Schedule: [REDACTED] AIN/Parcel ID: [REDACTED]

“MASTER LIST” of “My Things”

Personal property belonging to me, the Secured Party Creditor John Mark [REDACTED] held by CAROL [REDACTED] [REDACTED] since March 18, 2005, including my deceased brother “Joe’s” things and my deceased “Dad’s” things.
See “Respondent’s exhibit RR” in divorce case 2005DR [REDACTED] for photographs of most items.

All private property ostensibly belonging to DEBTOR, belongs to Secured Party Creditor, and is secured by all terms and conditions of the contracts in which this list is incorporated.

Joe’s cremated ashes, container, and memorial with 6 engraved brass tubes and wooden cross.

My Mom and Dad’s portrait, my premarital photo and slide albums, my premarital books, and Joe’s videotapes and movie camera bag.

My premarital artwork:

1. Framed picture entitled “Heading Home” by Terry Redlin;
2. Framed picture entitled “Headin’ for Shelter” by Les Kouba; and
3. Two mounted poster-size photographs I took in Utah.

Half of our children’s school pictures for each year for each child.

Half of our pictures and videos taken during marriage.

Four copies of the 1999 Kansas City newspaper with the picture entitled, “You Go, Dad”, and at least one copy of all other articles regarding any of our children.

Business office equipment, accessories and software:

1. Dell Dimension 8100 – Tower, monitor, keyboard, mouse, startup CDs, etc.;
2. All accounting software, “TurboTax”, and other operating software and accessories;
3. Hewlett Packard LaserJet 4P printer;
4. Lexmark X4270 All-in-one fax, scanner, copier, printer;
5. Digital camera with it’s box, and all accessories;
6. Land-line telephone, cordless telephone, telephone recorder, and microcassettes; and
7. All other office equipment, accessories, and things I used in either of my two offices.

Guns and gun related items:

1. My 25:06 rifle with scope;
2. My 12-guage shotgun;
3. My 20-guage shotgun;
4. My 22 rifle with scope;
5. Joe’s 30:06 rifle with scope;
6. Joe’s 12-guage shotgun;
7. Joe’s 4/10-guage shotgun;
8. Joe’s 22 rifle;
9. Dad’s 30:06 rifle with scope;
10. Dad’s 12-guage shotgun;
11. My handmade wooden gun case;
12. Several gun carrying cases, my gun cleaning kit, two ammo boxes; and
13. All other gun related items.

All of my Dad’s things retrieved from Minnesota after his death including several boxes full of framed pictures, tools, Coca-Cola items, mementos, memorabilia, and many other items.

All of Joe’s things retrieved from his apartment after his death including approximately 25 boxes containing his personal belongings, his collector toy trucks, tractors, farm machinery, motorcycles, and construction equipment, 3 embossed Super Bowl footballs with stands, framed pictures, tools, mementos, memorabilia, furniture including a stackable wood and glass antique green display case, an entertainment center, chairs, a computer, telescope, which were all stored in the shop; and several boxes full of Joe’s most precious and

valuable things, which were stored under my desk in my cabin office; antique Coca-Cola 2-wheel cart.

Woodworking tools and equipment:

1. Joe's Stihl chainsaw and all accessories;
2. My Stihl chainsaw (purchased in 2004) and all accessories;
3. My Homelite chainsaw and case and all accessories;
4. My 6-piece male and female "Forstner" bits for making log fencing and furniture;
5. My other guides and bits; and
6. My sharpening tools and stones.

Other tools and equipment:

1. My extension ladder and planks;
2. My yellow step ladder and steel paint ladder;
3. Joe's pickup "headache rack" for transporting ladders, pickup toolbox and all contents;
4. My jumping-jack compactor;
5. Dad's wood-splitter;
6. My wheelbarrow;
7. My bull float and all concrete and gardening tools and other items that were stored in my cargo van;
8. My shop desk, 2 office desks in cabin and 1 office desk in house, and 2 office chairs;
9. My "Thomas Register" catalogs;
10. My transit level; and
11. All other tools and equipment.

My intellectual property, including but not limited to the 26 computer forms and spreadsheets I created for estimating, bidding, and proposing construction work.

Automobiles and recreational vehicles:

1. Dad's 1976 Hammond I/O Boat—HIN/VIN: [REDACTED]
2. My 1979 Dodge B250 Cargo Van—VIN# [REDACTED]
3. Joe's 1980 Yamaha Motorcycle—VIN# [REDACTED]
4. Joe's 1987 Suzuki Samurai—VIN# [REDACTED]
5. Joe's 1992 Dodge Ram 250 Pickup—VIN# [REDACTED]
with 1996 Diesel Engine—VIN# [REDACTED]
6. My 2001 Skidoo Summit 800—VIN# [REDACTED]
7. Joe's 2001 Skidoo Summit 600—VIN# [REDACTED] and
8. Joe's 2004 Skidoo HM Extreme 800 HO—VIN# [Unavailable; Joe won in Drawing].

All building materials including shingles, roll roofing, tar paper, wood and vinyl siding, bags of concrete, insulation, lumber, etc.; other building equipment including scaffolding, planks and beams; and fuel tank, culverts, and the other items that were stored on west side of home;

Half of the value of the 4392-piece Beanie Baby collection, the framed and unframed Art Partner's collection, and all other collections;

Half of the household furniture, furnishings, electronics and appliances.

Miscellaneous personal property:

1. My sleeping bag, all the kid's sleeping bags, and all camping equipment and supplies;
2. The newer vacuum hair cutter, Bisell carpet shampooer, and half of the wedding gifts;
3. My television, malt-maker, blender, and all other incentive gifts from Lifequotes; and
4. My golf clubs and bag; skis, boots and poles; and all my other sporting equipment.

End of **ATTACHMENT "A" - PROPERTY LIST.**

POWER OF ATTORNEY

DEBTOR-GRANTOR JOHN MARK [REDACTED] (a.k.a. JOHN M. [REDACTED], JOHN [REDACTED], J. [REDACTED], J. M. [REDACTED] and all other capitalized derivatives thereof), [REDACTED], hereby grants full, exclusive, and irrevocable POWER OF ATTORNEY to Secured Party Creditor-Grantee John Mark [REDACTED] c/o postal service address [REDACTED], to act to the fullest extent for DEBTOR-GRANTOR, as agent, private attorney in fact, and in any other capacity, at all times and in all circumstances and for all purposes, including but not limited to the following:

1. To take possession of, hold, and manage all land, real property, chattel property, money, and other property accumulated in the name(s) of, or ostensibly belonging to, DEBTOR-GRANTOR, including but not limited to: developing and improving real estate property; constructing, altering, repairing, maintaining and insuring all building structures and appurtenances; planting, caring for, harvesting, processing, and selling or otherwise disposing of timber and crops; securing, maintaining, and insuring all tangible and intangible personal property; and otherwise managing to the fullest extent the property belonging to DEBTOR-GRANTOR;
2. To receive money or property paid to or delivered to DEBTOR-GRANTOR from any source;
3. To pay the just and valid debts and expenses of DEBTOR-GRANTOR, including reasonable expenses incurred by Secured Party Creditor-Grantee in exercising this exclusive POWER OF ATTORNEY;
4. To manage the banking affairs of DEBTOR-GRANTOR, including but not limited to: setting up checking, savings, and other accounts; depositing funds into, making withdrawals from, and closing accounts; endorsing checks, drafts, notes, and other instruments; cashing in bonds, certificates of deposits, and other bank investments; and otherwise conducting to the fullest extent the banking transactions and affairs of DEBTOR-GRANTOR;
5. To manage the investment affairs of DEBTOR-GRANTOR, including but not limited to: retaining any existing investments; investing in, trading, and selling stocks, bonds, mutual funds, and other securities; buying, selling, exchanging, and leasing land and real property; investing in businesses and other opportunities; and otherwise conducting to the fullest extent the investment transactions and affairs of DEBTOR-GRANTOR;
6. To manage the business affairs of DEBTOR-GRANTOR, including but not limited to: retaining any existing businesses; starting, buying, or investing in businesses; contracting and subcontracting business; and otherwise conducting to the fullest extent the business affairs of DEBTOR-GRANTOR;
7. To manage the lawful and legal affairs of DEBTOR-GRANTOR, including but not limited to: making special appearances in legal matters; moving courts for orders and judgments; appealing decisions; transferring and converting legal matters to common law courts of record; settling matters associated with social security # [REDACTED]; and otherwise conducting to the fullest extent the lawful and legal affairs of DEBTOR-GRANTOR; and
8. To sign documents for DEBTOR-GRANTOR, and to perform any other act, service or function for DEBTOR-GRANTOR that Secured Party Creditor-Grantee deems prudent or necessary.

For purposes intended under this POWER OF ATTORNEY, the terms "exclusive" and "irrevocable" shall mean that only the Secured Party Creditor-Grantee John Mark [REDACTED] can act on behalf of DEBTOR-GRANTOR during DEBTOR-GRANTOR's existence.

DEBTOR-GRANTOR JOHN MARK [REDACTED] (a.k.a. JOHN M. [REDACTED], JOHN [REDACTED], J. [REDACTED], J. M. [REDACTED] and all other capitalized derivatives thereof) hereby forfeits all control and management of its affairs to Secured Party Creditor-Grantee John Mark [REDACTED]

EXECUTED this 22nd Day of February, 2018.

UCC 1-308: Without Prejudice,

By DEBTOR-GRANTOR: JOHN MARK HENTGES

By Secured Party Creditor-Grantee: John Mark [REDACTED]

All Rights Reserved

Minnesota State

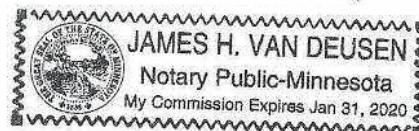
Blue Earth County

NOTE: Notary function does not change status of sovereignty or jurisdiction from the Land.

SWORN TO and attested before me was John Mark [REDACTED] on this 22nd Day of February, 2018.

Notary Public

My commission expires: Jan 31, 2020



INDEMNITY BOND & LIEN

INDEMNITY BOND

Know all men by these presents, that JOHN MARK [REDACTED] (a.k.a. JOHN M. [REDACTED] JOHN [REDACTED] J. M. [REDACTED] J. [REDACTED] and all other capitalized derivatives thereof), DEBTOR-INDEMNITOR, hereby establishes this **INDEMNITY BOND** in favor of John Mark [REDACTED] Secured Party Creditor-Indemnitee, in the sum of present and future collateral values up to the sum of \$100,000,000,000.00 (one hundred billion United States one ounce silver coins of .999 fine silver), or equivalent currency at par value; and for the payment of which, DEBTOR hereby firmly binds its operators, successors, executors, administrators, D.B.A.s (d.b.a.), A.K.A.s (a.k.a.), and third-party assigns, jointly and severally.

DEBTOR hereby indemnifies Secured Party Creditor against losses incurred as a result of all claims of debts or losses made by any and all persons and entities against the commercial transactions and investments of DEBTOR. The conditions of this bond are that Secured Party Creditor covenants to do certain things on behalf of DEBTOR, as set forth in the **COMMERCIAL SECURITY AGREEMENT** of the same date and executing parties; and DEBTOR covenants to serve as a Transmitting Utility to assure transfer of all its property to Secured Party Creditor, as well as beneficial interest in all DEBTOR's accounts established and or managed by the "UNITED STATES"¹; and all goods and services in commerce are available to or conveyed from DEBTOR to Secured Party Creditor, whichever is appropriate.

To avert losses of vested rights in the present and future collateral that is the subject of the **COMMERCIAL SECURITY AGREEMENT**, DEBTOR agrees to make available to Secured Party Creditor all past, present, and prospective accounts established by the Parties, by operation of law, and or as constructive trusts, to hold proceeds arising from assets belonging to DEBTOR and or administered by the UNITED STATES or its subdivisions, agents, or affiliates. Pursuant to existing laws of the UNITED STATES and the agreement of the parties of said **COMMERCIAL SECURITY AGREEMENT**, Secured Party Creditor is authorized to assign such funds from said accounts as are necessary to settle all valid past, present, and future public debts and obligations incurred by DEBTOR on behalf of Secured Party Creditor.

DEBTOR does hereby agree, covenant, and undertake to indemnify, defend, and hold Secured Party Creditor harmless to the fullest extent from and against any and all claims, losses, liabilities, costs, interests, and expenses, arising from any and all legal and lawful actions, including but not limited to, without restriction, lawsuits, summonses, demands, notices, depositions, orders, warrants, judgments, damages, liens, levies, penalties, and fines, whether previously suffered or incurred, or to be suffered or incurred, including any amount that DEBTOR has been or might be deemed to owe to a public creditor for any reason whatsoever.

LIEN

This agreement constitutes an **INTERNATIONAL COMMERCIAL LIEN** on all past, present, and prospective property of DEBTOR-INDEMNITOR, on behalf of, and for the benefit of, Secured Party Creditor-Indemnitee, in the amount of \$100,000,000,000.00 (one hundred billion United States one ounce silver coins of .999 fine silver). This **LIEN** will expire upon the termination of DEBTOR's existence or when this **LIEN** is fully satisfied.

EXECUTED this 22nd Day of February, 2018.

UCC 1-308: Without Prejudice,

By DEBTOR-INDEMNITOR: JOHN MARK [REDACTED]

By Secured Party Creditor-Indemnitee: John Mark [REDACTED]

All Rights Reserved

Minnesota State

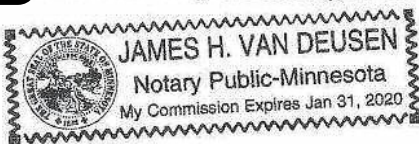
Blue Earth County

NOTE: Notary function does not change status of sovereignty or jurisdiction from the Land.

SWORN TO and attested before me was John Mark [REDACTED] on this 22nd Day of February, 2018.

Notary Public

My commission expires: Jan 31, 2020



1 The "de facto" corporate government known as the "UNITED STATES" (a.k.a. UNITED STATES, INCORPORATED; UNITED STATES, INC.; The United States of America, Inc.; United States; and all other derivatives thereof).

FIRST CRIMINAL COMPLAINT

The People of Colorado,

Plaintiffs,

VS.

MARJORY SHOOK, *et al.*,

Defendants.

I, the undersigned victim/complainant/affiant, state under penalty of perjury that the following is true and correct:

COUNTS 1-8

In October 2017, Jefferson County Domestic Relations Clerk MARJORY SHOOK, knowing full well that my children and I are crime victims and have been separated and cutoff from all communications with each other for many years, conspired with other clerks (and possibly with judges and others involved in the “case fixing crime spree”), and purposely, willfully, and unlawfully took, carried away, concealed, and or failed to file the first part of my petition for review (and other important court documents in Colorado First Judicial District divorce case 2005DR- until after a certain deadline, to cause dismissal of my appeal (Colorado Court of Appeals case 2017CA-), committing:

- state and federal conspiracies in violation of C.R.S. § 18-2-201 and 18 U.S.C. § 241;
- the state crime(s) of 'tampering with physical evidence' in violation of C.R.S. § 18-8-610, and/or 'abuse of public records' in violation of C.R.S. § 18-8-411;
- the federal crime of 'concealment' in violation of 18 U.S.C. § 2071(a);
- the federal crime of 'tampering with a victim' in violation of 18 U.S.C. § 1512(c)(1);
- the state crime of 'first degree official misconduct' in violation of C.R.S. § 18-8-404; and
- the federal crime of 'deprivation of rights under color of law' in violation of 18 U.S.C. § 242.

DATED this 9th Day of March 2018.

By Victim/Complainant: John Mark [REDACTED]

CRIMES COMMITTED:

C.R.S. § 18-2-201 Conspiracy

(1) A person commits conspiracy to commit a crime if, with the intent to promote or facilitate its commission, he agrees with another person or persons that they, or one or more of them, will engage in conduct which constitutes a crime or an attempt to commit a crime, or he agrees to aid the other person or persons in the planning or commission of a crime or of an attempt to commit such crime ...

18 U.S.C. § 241 – Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; ... They shall be fined under this title or imprisoned not more than ten years, or both; ...

C.R.S. § 18-8-610 Tampering with physical evidence

(1) A person commits tampering with physical evidence if, believing that an official proceeding is pending or about to be instituted and acting without legal right or authority, he:

- (a) Destroys, mutilates, conceals, removes, or alters physical evidence with intent to impair its verity or availability in the pending or prospective official proceeding; or ...
- (3) Tampering with physical evidence is a class 6 felony.

C.R.S. § 18-8-114 Abuse of public records

(1) A person commits a class 1 misdemeanor if:

- (a) The person knowingly makes a false entry in or falsely alters any public record; or
- (b) Knowing the person lacks the authority to do so, the person knowingly destroys, mutilates, conceals, removes, or impairs the availability of any public record; or ...

18 USC § 2071 – Concealment, removal, or mutilation generally

(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

18 USC § 1512 – Tampering with a witness, victim, or an informant

... (c) Whoever corruptly—

- (1) alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or
- (2) otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both. ...

C.R.S. § 18-8-404 First degree official misconduct

(1) A public servant commits first degree official misconduct if, with intent to obtain a benefit for the public servant or another or maliciously to cause harm to another, he or she knowingly:

- (a) Commits an act relating to his office but constituting an unauthorized exercise of his official function; or
- (b) Refrains from performing a duty imposed upon him by law; or
- (c) Violates any statute or lawfully adopted rule or regulation relating to his office. ...

18 U.S.C. § 242 – Deprivation of rights under color of law

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State ... to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States ... shall be fined under this title or imprisoned not more than one year, or both; ...

AFFIDAVIT IN SUPPORT OF FIRST CRIMINAL COMPLAINT

I, the undersigned victim/affiant, state under penalty of perjury that the following is true and correct:

VICTIMS AND SUSPECTS:

1. I, John Mark [REDACTED] am a direct victim of the crimes alleged herein, and of a 13-year "crime spree" against my family in Jefferson County, Colorado. I am over the age of 21, am competent to testify, have personal knowledge of the crimes alleged herein, and am attaching evidence to prove probable cause of the crimes alleged herein. My current address is: c/o postal service address [REDACTED] and my current telephone number is: [REDACTED]

2. My five children—[REDACTED]—are also direct victims of the crimes alleged herein (although they do not know it yet), and are direct victims of the 13-year crime spree against our family in Jefferson County, Colorado. They were all minors during much of the crime spree, but are now all adults. Four of five are over the age of 21 and are competent to testify; however, since none of them have personal knowledge of the crimes alleged herein, they can only testify to their injuries in this case. My children's addresses and whereabouts are unknown to me, due to extreme, state-sanctioned and state-sponsored "parental alienation" and "case fixing."

3. Suspect MARJORY SHOOK ("SHOOK") is a domestic relations clerk in Jefferson County, which is in Colorado's First Judicial District, located at the Jefferson County Courts and Administration Facility, 100 Jefferson County Parkway, Golden, CO 80401.

4. Other Suspects may be named and accused during this case.

BACKGROUND:

5. My children and I are victims of a "fixed" divorce in Jefferson County—*see Colorado First Judicial District divorce case 2005DR [REDACTED]*—and of hundreds of state and federal crimes in a 13-year "case fixing crime spree" against our family in Jefferson County, which continues unabated to this day.

6. Attached and incorporated herein is a one-page summary of my family's ordeal.

7. Incorporated herein by reference are: a detailed summary of the crime spree against my family at www.federalmcc.webs.com, a detailed summary of the "child support scam" at www.prosealliance.org [REDACTED] and a list of other suspects at www.prosealliance.com [REDACTED]

FACTS ESTABLISHING PROBABLE CAUSE:

8. On July 17, 2017, to perform his role in the ongoing "case fixing crime spree," magistrate JAMIN M ALABISO entered a known-false judgment against me for undue child support arrears.

9. I petitioned for review of the judgment and, because of the ongoing involvement in the crime spree by the assigned judge, CHRISTOPHER CLAYTON ZENISEK, and the chief judge, PHILIP JAMES MCNULTY, I also appealed to the Colorado Court of Appeals (#2017CA [REDACTED]).

10. To help "fix" the divorce case and the appeal against me, SHOOK and others conspired and purposely, willfully, and unlawfully took, carried away, concealed, and or failed to file the first part of my petition for review (and other important court documents) until after a certain deadline, to cause dismissal of my appeal.

11. On November 21, 2017, the Court of Appeals dismissed my appeal due to the untimely filing of the first part of my petition for review.

EVIDENCE:

12. The following documentary evidence is attached to this criminal complaint:

Date: Evidence:

10-13-17 A transcript of pertinent portions of my telephone conversations with SHOOK.

11-21-17 Colorado Court of Appeals Order dismissing appeal 2017CA[REDACTED]

13. Further documentary evidence, transcripts, and recordings* are available upon request (*I can send MP3s initially, and provide CDs for trial if necessary).

14. My evidence proves probable cause of the crimes alleged in this criminal complaint.

OTHER WITNESSES (AND/OR SUSPECTS):

15. The following are witnesses to the crimes alleged herein (and/or suspects):

a. **'Megan'**: 'Megan' is a clerk in the appeals division of the Jefferson County district courts. I spoke with Megan on the telephone on 10-13-17; *see transcript*.

b. **'Gloria'**: 'Gloria' is a domestic relations clerk in the same office as SHOOK; I spoke with Gloria on the telephone on 10-13-17; *see transcript*.

c. **Other Witnesses** (and/or Suspects): Several other witnesses will likely be discovered during this case. If it is determined that any of these witnesses are also suspects of misdemeanors (not felonies), I would like to offer them immunity in exchange for their testimony, as long as they fully expose what they know about the "case fixing" taking place in Jefferson County, and the massive effort to cover it up and block their victims from accessing the judicial system—i.e. I will drop all charges if they will turn state's evidence against the "case fixing criminals."

ASSERTION OF MY FAMILY'S RIGHTS IN THE CRIMINAL JUSTICE SYSTEM:

16. Individually and in behalf of my five children, I assert our rights to:

- a. Protection from further harm;
- b. Arrest or summons of suspect(s);
- c. Prosecution of suspect(s) to the fullest extent of the law;
- d. Crime victim reparations during the criminal case(s);
- e. Full and timely restitution by the suspect(s);
- f. Appropriate fines and imprisonment to punish the suspect(s); and
- g. All other rights of crime victims under federal law.

VERIFICATION PURSUANT TO 28 U.S.C. § 1746

I, the undersigned victim/affiant, verify under penalty of perjury that the foregoing is true and correct.

DATED this 9th Day of March 2018.

By Victim/Affiant:

John Mark [REDACTED]

THE John Mark ██████████ FAMILY'S ONE-PAGE SUMMARY

In 2006 my family was destroyed in a “*fixed*” divorce in Jefferson County, Colorado. My five children and I are victims of numerous state and federal crimes over the past decade in what can only be described as “*crime sprees*” by judicial, administrative, law enforcement and other public officials in Colorado, Minnesota, and Washington D.C., who are “*fixing*” court cases for profit, racketeering, stealing property, laundering public funds, and committing all sorts of other treasonous crimes.

Everything I had from 25-years of backbreaking work—including my children, my semi-retirement, my paid-off home and business headquarters on 27 acres, my workshop, my business assets, my marital assets, my premarital assets, eight vehicles, my inheritances, and my personal property—was stolen or taken from me with the stroke of the divorce judge's pen; and additionally, despite all involved knowing that my child support obligations are paid-in-full, I was ordered to pay monthly child support in an amount that was more than I was earning in my semi-retirement, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied credit for payments made toward child support, I was repeatedly denied review and reconciliation of my child support account, my driver's license was suspended, I was impoverished, I was falsely arrested four times, and I was literally driven out of Colorado when the “*case fixers*” found out that I was reporting their crimes.

In Minnesota, the known void Colorado child support order and known false arrears balance were unlawfully registered for enforcement; and, despite all involved knowing that my child support obligations are paid-in-full, I was relentlessly pursued to pay my child support *again*, I was repeatedly denied review and reconciliation of my child support account, I was framed as a “*Deadbeat Dad*,” I was falsely arrested six more times, I was falsely convicted for felony nonsupport of my children, I was falsely imprisoned for over 8 months, I was cruelly ordered to have no contact with my children, including my 3 adult children at the time, I was repeatedly denied appellate review, ten appeals were fixed against me, and the case fixing and other crimes against my family have continued to this day.

As I know now, many federal courts and government offices in Colorado and Minnesota are also involved in the case fixing; and, instead of overseeing the state courts and offices as they are required to do, obstructed justice and saw to it that my many civil and criminal claims, petitions, and requests for reconciliation of my federal “Title IV-D” child support case, were left unresolved. In 2016, six more federal lawsuits were “*fixed*” and wrongly dismissed to prevent the reunification of my family.

In addition to, and as a result of, the rampant unchecked case fixing and other crimes against our family by officers of the courts and government officials in both states, each of my children is also a victim of over 10 years of extreme and relentless psychological child abuse known as “parental alienation” by their mother and her sisters and friends, and I am a victim of over 10 years of domestic violence, according to Colorado law.

As a result of the decade-long crime and child abuse sprees against our family, my children and I have been separated and cutoff from most communications with each other for over 10 years.

To date, in dealing with the never-ending state and federal crime sprees against my family, I have written over 800 letters, I have made over 1000 telephone calls, and I have submitted over 700 court documents, to authorities in Colorado, Minnesota and Washington D.C., but have never received even a sliver of justice or protection for my family; in fact, not one of my hundreds of civil claims has ever been heard, adjudicated or redressed in any way, and not one of my hundreds of criminal claims has ever been investigated, charged or prosecuted.

For more information, visit www.federalmcc.webs.com.

Transcript of 10/13/17 Phone Conversations with Clerk Marjory Shook
Colorado First Judicial District Courts—Jefferson County Domestic Relations Clerk
Prepared by affiant/victim John Mark [REDACTED]

10-13-17 1:57pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Good afternoon, Domestic.

Me: Yes, hi. I'm calling to check status of filings in my case

Clerk: What is your, what is your case number?

Me: It's 05DR [REDACTED]

Clerk: And what's your name?

Me: John [REDACTED]

Clerk: And what am I looking for?

Me: I confirmed, I think the last thing I confirmed with you was the filing of my Amended Motion for Extension of Time to File; that was back in early-September. So, today I'm calling to confirm anything filed past that, starting with, my, Appellant's Designation of the Record, which should have been filed around the 21st or so of September.

Clerk: You filed it on the 25th of September. So what is it exactly you want me to look at?

Me: Anything from that point on, to the present.

Clerk: And you don't know what you filed?

Me: No, I know exactly what I submitted, but, I'm calling to see what, when these documents were filed, so if you could, if you could just ...

Clerk: [interrupting] So if you filed them on October 2nd that's when they were filed. Ah, you filed a letter in case 05(?), you filed a Command for Recusals of Case Fixing Criminals named Jamin Alabiso, you filed that on October 2nd. Um, you filed ...

Me: [interrupting] Okay, hang on; we gotta back up a little bit. When was my Appellant's Amended Designation of Record, when was that filed?

Clerk: You filed that on September 25th.

Me: Oh, okay, the Appellant's Designation of Record and the Amended Designation of Record were filed ...

Clerk: [interrupting] You filed that on September 25th.

Me: I'm a thousand miles away miss; I'm mailing them in. So that's why I'm asking ...

Clerk: [interrupting] So, well, yeah I didn't know that; I didn't know you're a thousand miles away. So, we received it on September 25th. We received your letter and the command for recusal on October 2nd. We received another letter on October 3rd. We received a Motion for Order Requiring Intervenor to Provide All Title IV-D Records on October 10th, and that was the last thing that was filed.

Me: Okay, let's see, ah, you should have received a Petition for Review—Part One, by now, and also in the same package I sent along my First Motion to Set Aside Permanent Orders.

Clerk: In what packet? The one from October 2nd or 3rd or October 10th?

Me: No, this was the most recent mailing.

Clerk: Then we have not received it yet.

Me: Okay, ah, okay so the last thing, the last thing that you, that you see on the docket there is the, let see, Motion for Order Requiring Intervenor to Provide All Title IV-D docs?

Clerk: Yes.

Me: Okay.

Clerk: Yes.

Me: And going back, what was the letter you were referring to?

Clerk: I don't know; that's all it says is 'Letter'.

Me: Okay.

Clerk: Ah, and usually when you write a letter, those are not seen by the magistrate or the judge.

Me: Okay, well I didn't write a letter; I sent a 'Second Notice'. Does it say 'Letter' or, in parentheses, say 'second notice' or something like that?

Clerk: [no answer]

Me: Or does it just say 'Letter'?

Clerk: [long pause] Um, it just says 'Letter'.

Me: Okay.

Clerk: Oh, it just says, "Dear Clerk" and that you know is a letter.

Me: Oh,

Clerk: And then there's, ah, yeah both of them say 'Letter'. Yup.

Me: Ah, okay, um, could you, could you give me the dates of those letters?

Clerk: One was October 2nd and the other was October 3rd.

Me: Okay, it must have just been my cover letters that were sent along with the documents.

Clerk: Right.

Me: Okay, when you receive, when you receive mail, how long does it take to get from the mail room to filing, typically?

Clerk: Oh, about a day. So, we got it on September, like we got the, whatever on September, or on October 20, or on October 10th, we filed it that day.

Me: Okay. I was just curious. Are you showing any orders in the case?

Clerk: No.

Me: When is the last order that you show?

Clerk: Ah, September 15th.

Me: Okay, I think I had that one. Okay, good enough, I appreciate your help.

Clerk: Uh-huh, goodbye.

10-13-17 2:50pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Good afternoon, Domestic.

Me: Yes, hi, this is John [REDACTED] calling back about case 05DR [REDACTED] I was wondering if you could check one more thing for me?

Clerk: [no answer]

Me: Are you there?

Clerk: I am. I need to get to that screen first, so hang on just a sec. Alright, what am I looking for?

Me: I submitted a, 'motion to chief judge to forthwith designate a fair and impartial review judge'. Did you get that?

Clerk: No. When did you send it?

Me: I sent it on the, ah, right around October 1st; you should have got it, you should have got it right after my 'command for recusals'.

Clerk: And, give me that case number again.

Me: 05DR [REDACTED]

Clerk: And you said around, you sent it on October 1st?

Me: Yes, it was dated, ah, I sent it on the 30th of September.

Clerk: No, I, I don't see that we have it.

Me: Okay. It was served on the other, on the others, ah, um

Clerk: Okay, I, I don't see it in here. I don't show that we have it.

Me: Alright, I'll, I'll send it again.

Clerk: Okay.

Me: Um, hang, hang on one second for me. Oh, I thought I might have sent it with some other documents that you had received, but I guess I was wrong, so I'll, I'll send those documents again.

Clerk: Okay.

Me: Okay, thank you.

Clerk: Uh-huh, bye.

10-13-17 3:52pm (CDT) Called the Domestic Relations Clerk: 720-772-2510

Clerk: Domestic, can I help you?

Me: Yes, hi, this is John [REDACTED] calling back. Could you check my case again for something else please? [no answer] It's case number 05DR [REDACTED]

Clerk: Okay, what is it I'm looking for?

Me: I called earlier, about an hour ago, was it you that I talked to?

Clerk: No, it sure wasn't ... [unintelligible] ... this afternoon.

Me: Okay, somebody had checked the status of several motions and they were mission one, but they did verify that there was a letter filed on, I think she said October 2nd and another letter filed on October 3rd, and I think she was referring to cover letters to the clerk that I sent along with two separate motions. One of the letters, was sent along with the missing motion, and I was wondering if I could speak to somebody that could actually verify, so that I don't have to reprint new documents and send them in again. If you could verify that you actually have, the motion that I sent, um,

Clerk: Sure, let me have you hold for a second. [put me on hold (2:52-5:19)]

Me: Hello?

Clerk: Yes, I'm going to send you back over to 'Marjorie' cause she had your case up; she's the one you spoke to a little bit ago.

Me: Okay, thank you.

Clerk: ... she'll be able to pull it up for you. [transferred call]

Marjorie: Good afternoon, Domestic.

Me: Hi, Marjorie?

Marjorie: Yes.

Me: Hi, this is John [REDACTED] calling back; I was about ready to print out some new documents and send them in, but I was wondering if you could check my case again. I talked to you ...

Marjorie: [interrupting] I already checked and they are not, they're not attached to anything. They're not attached to the letters.

Me: Well, one of the letters, was to the clerk and it says, "Enclosed are three copies" ...

Marjorie: [interrupting] I understand, and ...

Me: [interrupting] Hang on, hang on a second; let me explain this so that you understand what's going on here.

Marjorie: I do understand.

Me: Well, if you have the letter, what my point is is that you have the motions.

Marjorie: And you tell me again what the motion is.

Me: Motion to Chief Judge to Forthwith Designate a Fair and Impartial Review Judge in this Case.

Marjorie: [long pause] and, I do not have that.

Me: Okay, well ...

Marjorie: [interrupting] I don't have that. I have the letter that is regarding filing in case 05DR [REDACTED] um, and it says 'command for recusals of case fixing criminals named Jamin Alabiso, Christopher Zenisek and Philip McNulty'; I have that one.

Me: Okay, good.

Marjorie: [unintelligible] ... and then the other letter is, that we received that on, the 3rd of

October, and that says, "Enclosed are three copies of my Motion to Chief Judge," and, that is all we have. We do not have the [missing motion].

Me: Okay, well, if you have that letter then you have the motion, because the motions were in ...

Marjorie: [began constantly interrupting] ... we don't have it so, because everything was scanned in, and, and, and I don't have it; it's not in here.

Me: Well then somebody is fixing my case against me down there, Marjorie ...

Marjorie: [interrupting] No, I really doubt that, but ...

Me: [interrupting] Oh, you do? You do? ...

Marjorie: [constantly interrupting]

Me: I mean, anyone with common sense can see what's going on here ...

Marjorie: [constantly interrupting]

Me: Now, now, hang on a second.

Marjorie: I'm going to hang up on you if you raise your voice to me.

Me: Okay, I won't raise my, I will not raise my voice to you. Let me explain something to you, Marjorie.

Marjorie: [constantly interrupting with gibberish] I do not ...

Me: Let me explain something to you, Marjorie ...

Marjorie: [constantly interrupting with gibberish]

Me: Marjorie, let me explain something to you ... The reason that my documents say that I'm filing motions to deal with 'case fixing criminals' is because over the last 12 years my 5 children and I have been, ah, victimized by case fixing criminals down there ...

Marjorie: [constantly interrupting] Okay, don't you go any farther; I'm not going to listen to that ... [unintelligible] ...

Me: No, I need to explain this to you because there's something going on in the clerk's office down there; there's people in the clerk's office

Marjorie: [constantly interrupting] Okay, I'm going to hang up because you're, I'm, I'm ...

Me: Please do not ... [Marjorie hung up (9:04)].

Called back:

Marjorie: Good afternoon, domestic, please hold. [put me on hold (9:56-11:29)]

Marjorie: Thanks for holding, can I help you?

Me: Yes, hi, I need to speak to somebody other than Marjorie about my case; she keeps hanging up the phone on me ... there's something very strange going on ...

Marjorie: I don't keep hanging, I don't keep hanging up on the phone. I hung up once; I do not need you to raise your voice ...

Me: I don't want to talk to you anymore ...

Marjorie: [constantly interrupting with gibberish] ... I need you to ...

Me: I can see that you're involved, Marjorie ...

Marjorie: [constantly interrupting with gibberish]

Me: You treat me like crap every time I call down there ... [Marjorie hung up (11:56)].

Called back:

Gloria: Domestic, how can I help you?

Me: Hi. I need, is this Marjorie?

Gloria: No, this is Gloria.

Me: Gloria, could I, please don't transfer me to Marjorie anymore—she's involved in a scandal down there and I can't get ... there's some crimes being committed against my family, and I need somebody to check the status of my domestic case, other than Marjorie. Could you help me out with that, Gloria?

Gloria: What is your case number?

Me: It's 05DR████████

Gloria: Okay, and your last name?

Me: John████████

Gloria: Okay, and what was your question?

Me: I, she, Marjorie verified that you had a copy, or somebody had filed a copy of a letter that I, a cover letter that I had written to a clerk a few, weeks ago, that was sent along with a motion to the chief judge that I wanted filed. Well, she verified that the letter had been filed, but she said 'we', no one in the office has your motion. And I said, 'Well, how can that be?' And, but every time I talk to her she gets all upset with me, and she won't help me out. So, so what I need to do, Gloria ...

Gloria: [interrupting] Okay, I see a motion that was filed on October 10th, a 'motion for order requiring intervenor to provide all Title, records' ...

Me: Okay, that's not, that's not the one I'm talking about. There was a, prior to that, there should have been a 'motion to chief judge to forthwith designate a fair and impartial review judge in this case'. And, that, I sent several copies of that motion along with a cover letter that instructed the clerk to, provide different copies to different judges down there.

Gloria: Okay, what was the motion titled? The 'motion, amended motion for extension of time to file' ...

Me: Nope.

Gloria: Okay.

Me: Nope, I verified, I have sent numerous motions down there, and I verified every one except for this one. And, this one, the full title is, 'motion to chief judge to forthwith designate a fair and impartial review judge in this case'.

Gloria: Okay, Do you know about when you filed it?

Me: Yes. The letter was filed on October 3rd.

Gloria: Okay, I see one filed on October 2nd, but, let me open this;

Me: Are you looking at the docket in my case?

Gloria: I'm actually opening the docket, that you submitted; it looks like there, it looks like a cover letter, 'Enclosed are four copies of my command for recusals of case fixing criminals named', so, that's what I'm looking at, that's what the letter was, a cover letter. Then there was, another document filed, on that day, I'll open it, um, 'command for recusals of case' ...

Me: Yeah, that was sent just prior to the one that I'm talking about. And ...

Gloria: I'm still looking for that, I'm not showing this motion that you filed ...

Me: I know. The motion ...

Gloria: ... [unintelligible] filed on October 3rd ...

Me: The motion is missing. And, for some reason it got separated from the cover letter. Do you see the, do you see the cover letter filed on October 3rd?

Gloria: I do see another cover letter, um, okay, it sounds like the clerk in appeals has your motion. So, I'm going to transfer you to her, okay?

Me: Ah ...

Gloria: I just had a clerk come over and let me know that the clerk in appeals has your motion.

Me: Okay ...

Gloria: Okay? So, I'm going to go ahead and transfer you, just a moment, okay?

Me: Okay, thank you.

Gloria: You're welcome. [put me on hold (17:21-17:38); transferred me to voicemail]

Hung up and called back: [18:20]

Gloria: Good afternoon, domestic. [sounded like Marjorie]

Me: Hi, is this Gloria?

Gloria: Yeah, just a second, I need to transfer you ...

Me: Say Gloria, who are you transferring me to?

Gloria: Um, Megan, her name, ah, she's in appeals.

Me: Okay. Does she have a direct line?

Gloria: Yes, it's 720-772-2506. So, hang on one second.

Me: Thank you. [on hold (18:54-19:02)];

Megan: Appeals, this is Megan.

Me: Hi Megan, my name is John [REDACTED] I'm having a terrible time trying to, track down some, some motions that I sent to the court. My cover letters are being filed in my case, but, they're being, they were separated from a couple motions; I don't know how they got to the, ah, you're in the clerk's division, right? Or, or in the appeal's division, right?

Megan: I am, yes.

Me: Do you have my 'motion to chief judge'?

Megan: I do. I do. I'm scanning it in right now and getting it over to, um, the division, the judge.

Me: Okay, I sent several copies of it, and ...

Megan: Yes. I have all the copies as well.

Me: Okay. Do you know how they got separated from the cover letter?

Megan: I'm not, I'm not even sure why it's with appeals. [laughing] I'm not sure why they

gave it to me, but I will go ahead and get this motion scanned in, and get it over to the judge, and then I'll put, I'll also put a copy in their, his inbox.

Me: Okay, I appreciate it. Yeah, one goes to the chief judge and then there's other copies for the other, the judge and the magistrate that need to be served.

Megan: Okay.

Me: Okay, I appreciate your help ...

Megan: [interrupting] Okay, I'll go ahead and get it to their inbox then.

Me: I'm just glad you have it so I don't have to print out a new one and send another one in. So we got that straightened away anyway.

Megan: Yes.

Me: So, thank you for your help and have a good weekend.

Megan: You too. Bye bye.

Colorado Court of Appeals 2 East 14th Avenue Denver, CO 80203	DATE FILED: November 21, 2017
Jefferson County 2005DR [REDACTED]	
In re the Marriage of	
Appellee:	Court of Appeals Case Number: 2017CA [REDACTED]
Carol [REDACTED]	
and	
Appellant:	
John Mark [REDACTED]	
and Concerning	
Intervenor:	
Jefferson County Department of Human Services.	
ORDER OF COURT	

To: Appellant

Upon consideration of appellant's response to the Court's September 28, 2017, Order to Show Cause, the Court DISMISSES the appeal with prejudice.

A review of the register of actions of the district court reveals that the district court gave appellant until October 11, 2017 to file a petition for review of the magistrate's order. A petition for review was not filed by appellant until October 16, 2017. Because failure to timely file a petition for review bars appellate review, C.M.R. 7(a)(11) ("Appeal of an order or judgment of a district court magistrate may not be taken to the appellate court unless a *timely* petition for

review has been filed and decided by a reviewing court") (emphasis added), IT IS

THEREFORE ORDERED that the appeal is DISMISSED WITH PREJUDICE.

BY THE COURT:

Dunn, J.

Navarro, J.

Harris, J.

COLORADO COURT OF APPEALS
2 East 14th Avenue
Denver, CO 80203

Appeal from:

DISTRICT COURT, JEFFERSON COUNTY, CO
Dishonorable Magistrate: JAMIN M. ALABISO
District Court Case Number: 2005 DR [REDACTED]

In re the Marriage of:

Petitioner/Appellee: CAROL [REDACTED]

Respondent: JOHN M. [REDACTED]

Intervenor/Appellee: JEFFERSON COUNTY
DEPARTMENT OF HUMAN SERVICES,

Special Appearance by Appellant:

John Mark [REDACTED]

↑ COURT USE ONLY ↑

Filing Party Name: John Mark [REDACTED]
c/o postal service address: [REDACTED]

Email: [REDACTED] / Phone: [REDACTED]

Court of Appeals Case No.:
2018 CA [REDACTED]

**COMBINED MOTION FOR EXTENSION OF TIME TO TRANSMIT
RECORD; MOTION FOR ORDER REQUIRING THE “CASE FIXING
CRIMINAL” NAMED CHRISTOPHER CLAYTON ZENISEK TO PAY
FOR TRANSCRIPTS AND ALL COSTS OF TRANSMITTING
RECORD; AND MOTION TO STAY APPEAL**

I – appellant John Mark [REDACTED] – am making a special appearance¹ in this appeal and move the Court of Appeals for three orders: 1) extending the time to transmit the record; 2) requiring the “case fixing criminal”² (hereinafter “CFC”) named

¹ I am making special appearances in First Judicial District case 2005DR [REDACTED] Title IV-D case [REDACTED] and all associated appeals, for purposes of addressing void decisions entered against my “strawman” (the fictitious person(s)—JOHN M [REDACTED], John M [REDACTED], etc—created for profit by our foreign enemies) and “crime sprees” against my family, and to correct all frauds upon the court, errs, omissions, and other defects in these cases.

² I call those who destroyed my family over a decade ago, and those who have knowingly continued the crime spree against my family to this day, what they are: “criminals” and “traitors.” I mean no disrespect to any *GOOD*

CHRISTOPHER CLAYTON ZENISEK (hereinafter “CFC ZENISEK”) to pay for all transcripts and all costs of transmitting the record in this appeal; and 3) staying this appeal pursuant to C.A.R. 8(a)(2) pending supervisory actions by the Colorado Supreme Court, and state:

1. Attached and incorporated herein are copies of: 1) CFC ZENISEK's 02/22/18 order denying my 5-½ month old motion from previous appeal #2017CA████; 2) recent emails between me and CFC DIANA COFFEY and CFC GAIL PICKARTS; and 3) my transcription of recent telephone conversations with CFC MARJORY SHOOK, CFC POLLY BROCK, CFC COFFEY, and other CFCs.

2. Also incorporated herein by reference is my MOTION TO FORTHWITH SET ASIDE ORDER OF DISMISSAL AND TO REINSTATE APPEAL in 2017CA████, which includes “Excerpts from my criminal complaints” against some of the CFCs (*see endnote i*), and my transcript of telephone conversations on 10/13/17 with CFC SHOOK (*see endnote ii*).

3. According to Colorado Appellate Rule 3:

a. In order for the Court of Appeals to arrive at just and reasoned decisions in each of CFC ZENISEK's 12 separate intentional deprivations of my children's and my rights in his 11/22/17 order—in which he dismissed PARTs ONE, TWO, THREE, FOUR, FIVE, and SIX of my PETITION FOR REVIEW, as well as my

judges and attorneys in Colorado (who are not involved in the “case fixing,” racketeering, money laundering, and other treasonous crimes taking place in this state), or to any other *GOOD* professionals and officials, who should come together, *now*, to oust these evil people from *our* courts and *our* government offices.

First, Second, Third, Fourth, Fifth and Sixth Motions to Set Aside All Decisions in Case 2005DR_____ without jurisdiction, without authority, and without holding any of the requested hearings on the matters—the Court of Appeals must be given sufficient information, including transcripts of the divorce hearings and the post-divorce hearings, which prove that the orders are void.

Intent of this rule, in dealing with the preparation of transcripts, is to insure that the appellate court will be given sufficient information to arrive at a just and reasoned decision. *City of Aurora v. Webb*, 41 Colo. App. 11, 585 P.2d 288 (1978); *People in Interest of J.L.P.*, 870 P.2d 1252 (Colo. App. 1994).

b. As the appellant, I have a duty to designate the record to be transmitted to the Court of Appeals and, apparently in Jefferson County, to make many phone calls and send many emails to the clerks begging them to do their jobs.

The party prosecuting an appeal shall do any and all things necessary under this rule to obtain the record on appeal. *Cont'l Air Lines v. City & County of Denver*, 129 Colo. 1, 266 P.2d 400 (1954).

c. The trial court has a duty to supervise the preparation and transmission of the record, as I designated, to the Court of Appeals.

The intention of this rule is that the trial court shall supervise the preparation of the record on appeal as designated by the party seeking same. *Cont'l Air Lines v. City & County of Denver*, 129 Colo. 1, 266 P.2d 400 (1954).

d. If the trial court fails, whether inadvertently or intentionally as in this case, to transmit the complete designated record—and I fail to work round-the-clock over the next few months to prove my arguments without transcripts and, I'm sure, without some or all of the hundreds of pages of documentary evidence I

have submitted over the past 12 years in the case, which were never filed or missing or possibly destroyed—the Court of Appeals 'must' presume that the CFC's decisions were based on the facts, evidence, and law.

An appellate court must presume that the trial court's findings and conclusions are supported by the evidence where the appellant has failed to provide a complete record on appeal. *People v. Morgan*, 199 Colo. 237, 606 P.2d 1296 (1980); *People v. Alberico*, 817 P.2d 573 (Colo. App. 1991). Where no transcript of evidence considered by lower court is made part of record on appeal and there is no showing to contrary, an appellate court must presume that findings are supported by evidence presented to and considered by court. *People v. Gallegos*, 179 Colo. 211, 499 P.2d 315 (1972).

4. As the Court of Appeals can clearly see from the evidence attached, the CFCs are doing everything imaginable to "fix" this appeal against me, like they did in appeal 2017CA████, most notably:
 - a. CFC BROCK illegally, and at great expense to me, consolidated all 12 of my NOTICES OF APPEAL, illegally refused to separate them, and, apparently in an attempt to cover her own a**, illegally discussed my appeals with judges, and likely with others, to make or obtain a consolidation order, committing state and federal crimes and severely prejudicing all 12 matters against me.
 - b. CFCs in the clerk's office in Jefferson County were *again* caught purposely failing to file my documents in this appeal, like they did in 2017CA████—and very likely would have 'hid' my court documents again if I hadn't called to complain about it on the 17th of January.
 - c. CFC COFFEY illegally, and at great expense to me, instructed all clerks to

discriminate against me, admitted that she had not investigated CFC SHOOK's crimes nor initiated any disciplinary action nor taken any action whatsoever to stop the "crime spree" against my family, and illegally discussed my case and conspired with CFC ZENISEK to enter another *void* order (denying payment for transcripts) in the Register of Actions.

d. CFC PICKARTS failed to report the recent crimes and to take whatever action necessary to stop the crime spree against my family, falsely accused me of threatening her family, and, apparently to cover her own a**, discussed my case and conspired with CFC PHILIP JAMES MCNULTY, CFC ZENISEK, and likely others, to prevent transmission of the complete record to this court.

e. And, the Jefferson County traitors' stooge, CFC ZENISEK, carried out the criminal goal of the conspiracy—very, very, very obviously—to "fix" this appeal against me, like he did in 2017CA[REDACTED]

5. As the Court of Appeals can clearly see from the evidence attached, I have absolutely no chance at the present time of obtaining a complete and accurate record for this appeal, nor of receiving justice in this appeal, nor of ever receiving fair and impartial adjudication of any matter in Colorado's First Judicial District.

6. Therefore, I will be petitioning the Colorado Supreme Court to intervene, take charge of case 2005DR[REDACTED] and supervise the dispensation of justice therein.

7. I will not be filing any more motions or other court documents in said case

as long as it remains in Jefferson County.

8. I am currently completing PARTS SEVEN and EIGHT of my PETITION FOR REVIEW, and will send them to the Supreme Court along with my petition.

9. Regardless of whether the Supreme Court appoints a judge to make the findings of fact and conclusions of law that CFC ZENISEK was required to make in the 12 separate matters on appeal, or transfers the case to a different district, transcripts of all hearings are necessary; and since I cannot afford the transcripts, the People of Colorado should not have to foot the bill for the transcripts, CFC ZENISEK is at fault and this appeal would not even be necessary if CFC ZENISEK had done his job, I ask this court to, *at the very least*, order CFC ZENISEK to pay for the transcripts and costs of preparation and transmission of the record.

WHEREFORE, having sufficient grounds, I move the Court of Appeals to enter orders: 1) extending the time to transmit the record; 2) requiring the “case fixing criminal” named CHRISTOPHER CLAYTON ZENISEK to pay for all transcripts and all costs of transmitting the record in this appeal; and 3) staying this appeal pursuant to C.A.R. 8(a)(2) pending supervisory actions by the Colorado Supreme Court; and for such other and further *sua sponte* relief deemed necessary under the present circumstances.

DATED this 2nd Day of March, 2018.

By Appellant: John Mark █████
All Rights Reserved

CERTIFICATE OF MAILING

I certify that on this 3rd Day of March, 2018, true and accurate copies of the foregoing COMBINED MOTION FOR EXTENSION OF TIME TO TRANSMIT RECORD; MOTION FOR ORDER REQUIRING THE “CASE FIXING CRIMINAL” NAMED CHRISTOPHER CLAYTON ZENISEK TO PAY FOR TRANSCRIPTS AND ALL COSTS OF TRANSMITTING RECORD; AND MOTION TO STAY APPEAL and attachments were served upon the petitioner and intervenor, and mailed to the district court for filing in case 2005DR[REDACTED] by placing said documents in the United States mail, postage prepaid, and addressed to:

CAROL [REDACTED]
[REDACTED]
[REDACTED]

JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES
3500 Illinois St., Suite 1300
Golden, CO 80401

DISTRICT COURT, JEFFERSON COUNTY, COLORADO
Jefferson County Court & Administrative Facility
100 Jefferson County Parkway
Golden, Colorado 80401

By Appellant: John Mark [REDACTED]

DISTRICT COURT, JEFFERSON COUNTY, COLORADO
Court Address:
100 Jefferson County Parkway, Golden, CO, 80401-6002
Petitioner(s) CAROL [REDACTED]
and
Respondent(s) JOHN M [REDACTED]

DATE FILED: February 22, 2018

△ COURT USE ONLY △

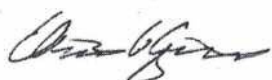
Case Number: 2005DF [REDACTED]
Division: Y Courtroom:

Order: Re Payment for Transcripts

The motion/proposed order attached hereto: DENIED.

This motion is denied for lack of legal authority. C.R.C.P. 121, Section 1-15(3). Transcripts must be obtained through standard court procedures, and absent authority otherwise, must be paid for by the appellant.

Issue Date: 2/22/2018



CHRISTOPHER CLAYTON ZENISEK
District Court Judge

Emails-Colorado First Judicial District Administrator Gail Pickarts

With entire thread of emails to and from Clerk of Court Diana Coffey

Prepared by affiant/appellant John Mark [REDACTED]

My first email to Gail Pickarts (with entire thread of emails to and from Diana Coffey in reverse chronological order):

Subject: Fwd: Re: 05DR [REDACTED]
Date: Tue, 27 Feb 2018 11:14:16 -0600
From: John <[REDACTED]>
To: pickarts, gail <gail.pickarts@judicial.state.co.us>

TO: District Administrator Gail Pickarts:

This initial email to you is CONFIDENTIAL—DO NOT share it with ANYONE else in Colorado's First Judicial District; you may share it with State Court Administrator Christopher Ryan or other superiors outside your district, BUT NOT with the “case fixing criminal” named PHILIP JAMES MCNULTY.

As you can see from my last email to Clerk of Court Diana Coffey yesterday in the thread below, I am sick and tired of your district's “case fixing crime spree” against my family.

For your information, I and others have been investigating the case fixing, racketeering, and other treasonous crimes in Jefferson County for many years; and I am informed and believe that a crackdown will take place soon. Please don't let the traitors ruin your family and career too—even if you've looked the other way in the past.

Instead, do your own investigation, as district administrator. Start with my case (2005DR [REDACTED]); just read the Register of Actions and you will be able to easily see that there is something terribly wrong—not one of my 100+ motions and other court documents over the past 12 years has ever been adjudicated; all were dismissed on technicalities. Even a layman in the law can infer from that one fact alone that justice has never been done in this case; and if they knew of my growing list of other victims of injustice in Jefferson County, the vast majority of Coloradans would be able to see that justice is not being done in your district.

Back to the matters at hand: My *Designations of the Record on Appeal* and all of my requests to Ms. Coffey are now directed to you. I need ALL the transcripts requested and I cannot afford them, so please take whatever action necessary to have the hearings transcribed at no cost to me (perhaps Mr. Ryan or chief justice Nancy Rice will order MCNULTY and ZENISEK to pay for them before they are arrested and disbarred). I also ask you to *personally* verify that the recordings of the 3 temporary orders' hearings were destroyed, as it appears to me to be just another way to “fix” my appeals against me. Please respond no later than this Thursday with your findings and confirmation.

Please *first* send a quick reply with your direct telephone number and an estimated completion date for the transcripts.

Thank you,
John Mark [REDACTED]

----- Forwarded Message -----

Subject: Re: 05DR [REDACTED]
Date: Mon, 26 Feb 2018 16:52:46 -0600
From: John <[REDACTED]>
To: coffey, diana <diana.coffey@judicial.state.co.us>
CC: pickarts, gail <gail.pickarts@judicial.state.co.us>

TO: Clerk of Court Diana Coffey:

The motion you refer to was filed over 5 months ago for appeal #2017CA [REDACTED] which was dismissed due to the “case fixing” by the “case fixing criminals” in your district—including but not limited to: magistrate JAMIN M. ALABISO, judge CHRISTOPHER CLAYTON ZENISEK, chief judge PHILIP JAMES MCNULTY, clerk MARJORY SHOOK, and likely many others—who conspired and committed further crimes against my suffering family to keep the truth off the record in case #2005DR [REDACTED] and cover up the crimes of their case

fixing predecessors—including but not limited to: magistrates CHRIS VOISINET and BABETTE NORTON, former chief judge STEPHEN M. MUNSINGER, former chief judge R. BROOKE JACKSON, and likely many others—who conspired and destroyed my family 13 years ago.

If you haven't noticed, I stopped filing motions in this case when it became obvious that the conspiracy to "fix" this case and my previous appeal against me had spread to your office and to the Court of Appeals. So, when ZENISEK issued his recent order denying my 5-month-old motion, it became painfully obvious that you are also involved in the conspiracy to fix my present appeal (#2018CA[REDACTED] against me.

And therefore, you are off this case, and I hereby put you on NOTICE of my intent to sue you and press charges against you.

DO NOT take ANY further action in my cases.

SHAME ON YOU,
John Mark [REDACTED]

On 2/26/2018 12:15 PM, coffey, diana wrote:

Good Morning Mr. [REDACTED]

To clarify, you filed a Motion for Order Requiring "Case Fixing Criminals" to Pay All Transcript Preparation Fees and Other Costs on Appeal on September 25, 2017. The Order issued by Judge Zenisek on February 22 was to deny that Motion. I cannot strike that from the record as the Order is in response to your Motion. The court mailed you a copy of that order to the address we have on file which is the method of service for self-represented parties.

The Court of Appeals waived your docketing fee and appeal bond, but transcripts are not court processing fees that can be waived. Costs for transcripts are payment for the work product of an independent contractor. The court can't direct a contractor to perform work for free even when a party is indigent. The contractor either has to be paid by the individual or by the State. The State won't pay these fees without an order. I do not have authority to issue orders in my capacity as Clerk of Court; therefore any motion/request for state paid transcripts should be directed to the judge.

Thank you,

Diana

Diana L. Coffey
Clerk of Court
Jefferson County Combined Courts
720-772-2583

From: John [REDACTED]
Sent: Friday, February 23, 2018 11:51 AM
To: coffey, diana <diana.coffey@judicial.state.co.us>
Subject: Re: 05DR[REDACTED]

Hi Ms. Coffey,

Thank you for your email yesterday.

I did not move the court for the "Order re: Payment for Transcripts" in #2 of your summary; and therefore it is rejected and I ask YOU, as the Clerk of Court, to strike it from the Register of Actions in this case and to grant my request for transcripts, which I now make TO YOU and which are vitally important to receiving justice in appeal 2018CA[REDACTED] and which, as the Court of Appeals has now confirmed, I cannot afford; if you cannot do so or will not do so, please reply TODAY with citations of authority and reasons for denying my request TO YOU for the transcripts. Please also reply TODAY with a PDF copy of the order, so that I can turn it over to the investigators who are looking into the ongoing crime spree against my family. Please also copy your reply, along with the entire thread below, to Court Administrator Gail Pickarts, so she can witness the crimes for herself and take appropriate action.

I recall that Paula Oden explained that the tape-recordings of the temporary orders' hearings were destroyed; I will check my records to see if I have transcripts or excerpts of transcripts for the temporary orders'

hearings. I remember also ordering a transcript of a small portion of one of the final permanent orders' hearings, but I will definitely need those 3 hearings transcribed in their entirety, and I also need transcripts of the intervenor's post-divorce hearings. I will be more specific on the forms you sent yesterday.

Thank you in advance for your expedited reply,
John Mark [REDACTED]

On 2/22/2018 1:20 PM, coffey, diana wrote:

Hello Mr. [REDACTED]

I appreciate your patience while I collected pertinent information for you. Here is a summary of information for you:

1. The Appellate Court issued an Order waiving the docket fee and cost bond on February 16. A copy of the order was mailed to you at the address we have on file: [REDACTED]
[REDACTED]
2. An Order re: Payment for Transcripts was issued today denying your motion to waive the fees for transcripts. A copy of the order was mailed to you at the address we have on file: [REDACTED]
3. You will need to follow court procedures by completing the attached Designation of Transcript and Transcript request forms. It is up to the requesting party to order the transcripts and upon completion the transcriptionist will file them with the court to be included with the record.
4. Your Designation of Record submitted on September 25, 2017 included the request for transcripts of the following hearings:
 - a. Temporary Orders hearings on June 10, June 14, and July 22, 2005. The June 14 date was listed in error and was actually June 6. You were in contact with Paula Oden and she notified you that these transcripts were destroyed.
 - b. Permanent Orders hearings on March 21, 22, and 28, 2006. Please submit the attached documents to properly request them.
5. The Trial Court Appeals staff is preparing the appellate court record to meet the March 9 deadline.
6. Once the record is received by the Court of Appeals, they will make a copy of the entire record and send to you on CD at the General Delivery address on file.

The forms and instructions can be found on our State website:

https://www.courts.state.co.us/Courts/Court_of_Appeals/Forms_Policies.cfm

Thank you,

Diana

Diana L. Coffey
Clerk of Court
Jefferson County Combined Courts
720-772-2583

From: John [REDACTED]
Sent: Thursday, February 22, 2018 9:50 AM
To: coffey, diana <diana.coffey@judicial.state.co.us>
Subject: Fwd: RE: 05DR [REDACTED]

Good morning, Ms. Coffey,

It is now Thursday, and I am still waiting for the response you promised on Monday.

Please respond.

Thank you,
John Mark [REDACTED]

----- Forwarded Message -----

Subject: RE: Re: 05DR [REDACTED]

Date: Mon, 19 Feb 2018 17:39:12 +0000

From: coffey, diana <diana.coffey@judicial.state.co.us>

To: John <[\[REDACTED\]](mailto:[REDACTED])>

Good Morning.

I am trying to respect your time by minimizing the back-and-forth conversations. There are a few things I am following up on before I reply to your email. I hope to get clarification tomorrow as today is a Holiday for the courts.

Thank you,

Diana

Diana L. Coffey
Clerk of Court
Jefferson County Combined Courts
720-772-2583

From: John [REDACTED]
Sent: Monday, February 19, 2018 10:36 AM
To: coffey, diana <diana.coffey@judicial.state.co.us>
Subject: Fwd: Re: 05DR [REDACTED]

Hi Ms. Coffey,

I did not hear back from you, so I am just forwarding my email to you last week again.

Please respond at your earliest convenience.

Thank you,
John Mark [REDACTED]

----- Forwarded Message -----

Subject: Re: 05DR [REDACTED]

Date: Wed, 14 Feb 2018 09:25:27 -0600

From: John <[\[REDACTED\]](mailto:[REDACTED])>

To: coffey, diana <diana.coffey@judicial.state.co.us>

Good Morning, Ms. Coffey:

Thank you for sending me the Register of Actions.

In the first paragraph of each of my 12 "Appellant's Designation of the Record on Appeal," I incorporate all previous designations made in appeal 2017CA [REDACTED], which includes a request for

transcripts in paragraph 6 of my *Amended Designations* filed on 09/25/17. Paula Oden was working on those transcripts when the appeal was wrongly dismissed. I definitely need all the designated transcripts transmitted to the Court of Appeals.

Again, I need confirmation that the transcripts, the pleadings and motions and exhibits over the years, and all other items designated in my current designations and in my 09/25/17 *Amended Designations*, are transmitted to the Court of Appeals, so that I can refer, with confidence in my briefs, to specific verbal and written statements, knowing that the COA Panel will be able to verify my claims in the record.

I also request again, PDF copies of what is being transmitted to the Court of Appeals, so that if I find something missing I can provide it from my records.

On a final note, please keep in mind that my children and I have not done anything wrong; however, clerks, judges, county attorneys and other officers of the court have done all sorts of things to "fix" this case against me over the past 13 years. I remind you that I will be billing your office for my time and expenses in these current unnecessary appeals, so let's keep the back-and-forth to a minimum and be efficient and respectful of each other's time.

Please respond at your earliest convenience.

Thank you,
John Mark [REDACTED]

On 2/13/2018 2:40 PM, coffey, diana wrote:

Good Morning Mr. [REDACTED]

Attached please find the Register of Actions for your case. In terms of the record preparation and transcripts, our staff has until March 9 to prepare the record. All of your recent Notices of Appeal stated "No transcript is available because no hearing or trial was held on the matter."

There is nothing noted on your Designation of Records that mentions transcripts either. I have seen others file amended Designation of Records to indicate that transcripts are being requested, but I am not an attorney so this is merely just what I've seen in the past.

Thank you,

Diana

Diana L. Coffey
Clerk of Court
Jefferson County Combined Courts
720-772-2583

From: John [REDACTED]
Sent: Monday, February 12, 2018 1:15 PM
To: coffey, diana <diana.coffey@judicial.state.co.us>
Subject: Re: 05DR [REDACTED]

Hi Ms. Coffey,

Because of all the problems over the years, I would like a full copy of the Register of Actions in my case (2005DR [REDACTED]) since the beginning ([REDACTED] 2005). Could you please respond with an approximate date when this could be done? Also, could you send it to me in a PDF?

And one last thing: I have not heard anything about preparation of the record in my appeal (2018CA [REDACTED]). I submitted 12 "Appellant's Designation of the Record on Appeal" (prior to consolidation of the 12 matters into 2018CA [REDACTED]) and copied Paula Oden, but have not heard anything. I need confirmation that the transcripts previously requested (for Appeal 2017CA [REDACTED]) are being prepared and that the entire record will be transmitted to the Court of Appeals. And I would like copies of the transcripts and records too.

Thank you in advance for your response,

John [REDACTED]

On 1/19/2018 11:02 AM, coffey, diana wrote:

Good Morning.

I have some additional information for you. I spoke with our appeals clerk to discuss the discrepancy in the number of documents you stated you filed with us and the number we actually received. When we received your mailing on January 17, it was wrapped in a USPS envelope indicating that the package was damaged during the mailing process. Although your cover letter indicated that you filed 12 Motions and 12 Notices of Appeal, we received 12 Motions and six Notices. The screen that I sent you last night indicates that three of the Notices were entered as "Notice of Appeal" and three were entered as "Filing Other – Courtesy Copy". Essentially all Notices of Appeal filed with the Trial Court are considered "courtesy copies" as the originals are to be filed with the Appellate Court. However, I updated the coding to reflect that all six are Notices of Appeal to be consistent with our coding practices. Our appeals clerk reviewed what was filed and received by the Court Of Appeals (COA). She noticed that there were three additional Notices of Appeal (Part Two, Part Five, and Part Six) that were filed with the COA, so she made copies of those and entered them into our system this morning.

If you think there are discrepancies with what we actually received and what you intended to file with the Trial Court, you are welcome to send your additional filings. Below is our record indicating the updates mentioned in the prior paragraph.

Thank you,

Diana

*

Gail Pickarts' only response:

Subject: RE: Re: 05DR [REDACTED]
Date: Tue, 27 Feb 2018 20:50:16 +0000
From: pickarts, gail <gail.pickarts@judicial.state.co.us>
To: John <[REDACTED]>

Mr. [REDACTED]

In response to your communication below, you have demanded things of me that are beyond my role as district administrator, including your demand that I provide you with transcripts. As previously indicated by the Clerk of Court, transcript fees cannot be waived pursuant to Chief Justice Directive (CJD) 98-01, Section III. Here is a link to that CJD for your reference:

[https://www.courts.state.co.us/Courts/Supreme_Court/Directives/98-01_Amended%202011%20Aug19%20&%20Attach%20A%20\(2018\)%20final.pdf](https://www.courts.state.co.us/Courts/Supreme_Court/Directives/98-01_Amended%202011%20Aug19%20&%20Attach%20A%20(2018)%20final.pdf)

In regard to your inquiry about the recordings, in accordance with the Judicial Department's Records Retention manual, they were destroyed.

As for your request for confidentiality, I do not have a confidential relationship with litigants of the courts and since you have now threatened my family, I will be turning this correspondence over to the appropriate authorities. I can do nothing further for you in this matter and neither I or my staff will be responding to any future correspondence that you attempt through email or telephone.

Regards,

Gail E. Pickarts

District Administrator

1st Judicial District of Colorado

100 Jefferson County Parkway|Suite 3030|Golden, CO 80401

(O) 720-772-2741

(C) 303-961-7207

From: John [m_____]

Sent: Tuesday, February 27, 2018 10:14 AM

To: pickarts, gail <gail.pickarts@judicial.state.co.us>

Subject: Fwd: Re: 05DR_____

TO: District Administrator Gail Pickarts: ...

*

My second and final email to Gail Pickarts:

Subject: Re: 05DR_____

Date: Tue, 27 Feb 2018 15:48:09 -0600

From: John <_____>

To: pickarts, gail <gail.pickarts@judicial.state.co.us>

TO: District Administrator Gail Pickarts:

Thank you for confirming that the Colorado First Judicial District Administrator's Office and Clerk's Office are participating in the "case fixing crime spree" against my family, are aiding the "case fixing criminals" in their current mission to "fix" appeal 2018CA_____ against me, and will continue to discriminate against me and to do everything necessary to keep the truth off the record in wrongful divorce case 2005DR_____.

I will be reporting your crimes as well. Feel free to give the "appropriate authorities" my telephone number, _____ and tell them I would be happy participate in their investigation.

For the record, my statement, "Please don't let the traitors ruin your family and career too," was not at all a threat, but, rather, a very caring suggestion to someone I thought may be an innocent victim—like hundreds of other state and county employees in Colorado—of the rampant racketeering and other treasonous crimes being orchestrated by numerous *rogue* officials in your district.

Now that I know you are involved in the case fixing crime spree against my family, and are obviously just another *rogue* official, I retract my very caring suggestion, and I will make sure that your superiors, and the *real* authorities, know exactly what you are doing and why.

Take care,
John Mark _____

On 2/27/2018 2:50 PM, pickarts, gail wrote:

Mr. _____ ...

*

Transcript of Phone Conversations with Clerks & Other Officials

Appeal 2018CA█ from Colorado First Judicial District Case 2005DR█

Draft [not proofread] prepared by appellant John Mark █

01-16-18 11:07am (CDT) Called the Colorado Court of Appeals: 720-625-5150

Clerk: Court of Appeals.

Me: Yes, hi. I'm calling to get the case numbers for several appeals that I just mailed in.

Clerk: Okay, hold on a second, I'm right in the middle of something; can I put you on hold for a second so I can get this gone through ...

Me: Sure.

Clerk: Okay, do you have the lower-case number?

Me: Yes, 05DR█

Clerk: Out of Jefferson County?

Me: Yes.

Clerk: █?

Me: Yes, John.

Clerk: Okay, it looks like, the case number is 18, 2018CA█

Me: Okay, there should have been 12, separate appeals ...

Clerk: *[interrupting]* No. We didn't set it up that way. We set it up as one, and we routed it to see what the court wants to do with it.

Me: Oh, well, um, I had to do it this way, so I ...

Clerk: We ran it through our supervisor and she said to do it this way. We did bring it to her attention; she looked it over and said, "Nope, set it up as one."

Me: Well, I'm going to need to speak with her, because this isn't what I ...

Clerk: *[interrupting]* Well, we can't, we can't ... ah ... hold on ...

Me: What is the supervisor's name?

Clerk: Hold on, let me transfer you to my direct supervisor, hold on. *[on hold]* Okay, she is away from her desk right now; did you want me to transfer you? I can, and you can leave her a voicemail and she'll call you back.

Me: Okay, can I get her name please?

Clerk: Susan.

Me: Can you give me her last name please?

Clerk: Johnson.

Me: Okay, thank you very much.

Clerk: Hold on please.

--- *[on hold; transferred]*

Susan Johnson: Court of Appeals, this is Susan.

Me: Hi Susan, my name is John [REDACTED] I'm calling about lower-case number 2005DR [REDACTED]

Johnson: Hold on a second ... out of Jeffco?

Me: Yes, and my name is John [REDACTED] I'm the, appellant in 12 appeals. I had to submit 12 separate appeals because the judge in Jefferson County, dismissed 12 separate issues with one order. I've had a lot of problems with this judge; there's nothing else that I can do about this, Susan, and I need 12 separate appeals filed.

Johnson: No, we're only going to do one.

Me: Well, I need the 12 ...

Johnson: *[interrupting]* It's the same final order. If you have separate final orders, we would do 12 separate cases.

Me: I would like the 12 separate, there needs to be 12 separate appeals, and if a judge decides to consolidate them, if the panel that's assigned decides to consolidate them—I would like that to be the decision of the judges, not of the clerks.

Johnson: No, I understand that; we asked when they came in, because, we know.

Me: Well, once again, I need someone to make a decision in writing. This kind of stuff happens all the time, Susan, and it causes problems, and then all of a sudden my appeals get, dismissed on technicalities. I've had numerous problems over the last decade in the district courts and in the appellate courts in two different states because of this very type of thing.

Johnson: Okay, I can tell the person who told us; it was a staff attorney, it wasn't the clerk's office.

Me: Okay, what is the staff attorney's name? *[kept interrupting]* I want to know the names of people who are making decisions ... I want to know the staff attorney's name please.

Johnson: We aren't allowed to give those out, but I will have them put it in an order that they are consolidating them into one case. And, from what I understand, they, I will tell her that she needs to bring it to a judge and that you would like a judge's name on it.

Me: What is the staff attorney's name please?

Johnson: That's what I, we're not allowed to give those out.

Me: Yes, you are, this is, you are public officials ...

Johnson: *[interrupting]* No, seriously, we're not. I can give you Polly's ...

Me: Is this a private attorney, that's ah, what is going on here please?

Johnson: Polly Brock is the Clerk of the Court, and she's the supervisor of the staff attorneys, and I can let

you talk to her.

Me: Okay.

Johnson: Her name is Polly Brock,

Me: Polly ... ?

Johnson: ... but we're not allowed to give out the staff attorneys names, I'm sorry.

Me: Well, once again, I want to know who is making decisions in my cases. I, I have people that are acting like judges. And, they have, they've caused me considerable problems over the last 10 years, once again, in the district courts and in the appellate courts in two different states, and this kind of stuff happens over and over and over again. Now, I submitted, the paperwork for 12 separate appeals; and if, the Panel that's assigned to one of my appeals decides to consolidate them, under the law, that's fine. But if, if a staff attorney just decides, 'Well, I'm going to, just to save time and paperwork, I'm going to put all these under one number,' that can't, that's wrong, that's illegal.

Johnson: We, anytime that it's the same final order, that you're appealing, even if you were an attorney, we would put it all under the same number. That's just our policy in our office.

Me: Well, where does it say that? What policy are you referring to?

Johnson: I don't know if it says it anywhere; that's just the way that we, when we receive, if, so if you would have filed like, one Notice of Appeal, on one day and it had that number, and all of a sudden 11 more came in, three days later, we would have still put all of those under that first number, because the trial court number was the same.

Me: I know it's one order, but that one order decides 12 different issues, and what my point is ...

Johnson: *[interrupting]* I understand, but lots of orders do that. Lots of attorneys have lots of numerous issues with one order. And then you brief them all together

Me: Okay, but once again, that decision needs to be made by, the judges, not by the clerks, or not by a staff attorney. And it needs to be done; whoever is making decisions down there needs to cite their authority. I want to know exactly what law this is being, this is taking place under. And, and, once again, I need, someone in authority to call me back, and we need to separate these issues until it can be determined by a judge down there exactly what law, that we're operating under, so that then they can consolidate under the law.

Johnson: I can let them know that that is what you would like, and I can let them know that you want it ruled on by a judge, but, that's all I can do for you.

Me: So, 'Pauli Brock' is the clerk, the head clerk?

Johnson: Yes. She's the clerk of the court, and she is, she supervises the staff attorneys in our office.

Me: Okay, I'm going to need to talk with her.

Johnson: Sure, hold on a sec.

--- *[on hold; transferred to Colorado Court of Appeals Clerk Polly Brock's voicemail]*

My message for Ms. Brock: Hi Ms. Brock. My name is John [REDACTED] I'm calling about lower-case number 2005DR [REDACTED] I had a judge, I've had numerous problems with district court judges and appellate judges in two different states; and now I've got another situation where I sent in 12 Notices of

Appeal for 12 separate issues that were all dismissed by a judge in a single order in Jefferson County—they're fixing court cases in Jefferson County; they've been doing so for the last 12 years in my case; so there, they just continue to do the same thing. So, I had an appeal dismissed, recently, on another technicality; I've never had any issue over the last 12 years actually adjudicated. But, in a fraud upon *your* court by the lower-court and the clerks, appeal number 2017CA█████ was recently dismissed, so I submitted 12 separate Notices of Appeal on the 12 separate issues that district court judge Christopher Zenisek, who has fixed numerous issues against me and, once again, he's never adjudicated a single fact—he just keeps dismissing my cases—so I'm now at the appellate level and I need the appellate courts in the State of Colorado to take charge of the situation and, and actually follow the law. Now, when I was talking with Susan Johnson, she explained that, that my 12 separate Notices of Appeal were all lumped into one case, 2018CA█████ That's not acceptable. I need, the law to be followed. I submitted those according to the law, on separate issues, 12 separate appeals on 12 separate issues. And, if the Panel, if the judges down there, decide that they are going to consolidate them, that's fine; but it will at least be done under the law, and the judge will cite his authority for doing so, and then there will be a record. But, I can't have a staff attorney decide on their own to consolidate these, these appeals. So, I need, Ms. Brock, that you separate each issue and establish 12 separate case numbers, for the 12 separate issues. Once again, my name is John█████ could you please call me as soon as you get this message? My number is, area code ██████████ John█████ lower-case number 2005DR█████ my telephone number is ██████████ Sorry, I'm kind of excited right now because this kind of thing just keeps happening over and over and over again. This is very important for my family's future. Please call me as soon as you get this message. Thank you.

--- [Polly Brock did not return my call; so I called for her later that same day.]

01-16-18 4:08pm (CDT) Called the Colorado Court of Appeals: 720-625-5150

--- [Following a lengthy conversation with 'Drew' (2:25-14:50), he put me on hold to see if Ms. Brock was available, but she was not.]

01-16-18 4:29pm (CDT) Called Jeffco-Domestic Relations Clerk: 720-772-2510

Marjory Shook: Good afternoon, Domestic.

Me: Hi. How are you?

Shook: I'm good, thank you. Can I help you?

Me: Yes. Who am I speaking with?

Shook: Marjory.

Me: Hi Marjory. I need to speak with someone else in the domestic relations clerk's office. This is John [REDACTED] calling.

Shook: Sure, just a second.

Me: Thanks.

--- [on hold (1:10-4:25); transferred to Clerk of Court Diana Coffey's voicemail]

My message for Ms. Coffey: Hi Ms. Coffey. My name is John [REDACTED] I'm calling about case number 2005DR [REDACTED] I just called the domestic relations clerk and, Marjory Shook has been involved in a huge scandal down there, so I can't talk to her. She was going to transfer me to a different clerk,

but she transferred me to you, instead. But, anyway, I think it's important that you and I talk too. I'm going to call back down there to talk to a different domestic relations clerk. I am bringing civil and criminal complaints against Marjory Shook and the others who are involved in the 'case fixing' down there, and, that's one of the things that I wanted to talk to you about. But, if you do get this message today, please call me back at [REDACTED] John [REDACTED] calling about case number 2005DR [REDACTED] Thank you.

--- *[Called back to domestic relations, but was transferred to automated system (6:10-7:00).]*

Marjory Shook: Good afternoon, Domestic.

Me: Hi. Is this Marjory?

Shook: Yes.

Me: Marjory, this is John [REDACTED] calling back; I was transferred to Diana Coffey's voicemail ...

Shook: Yes.

Me: She's the lead clerk, isn't she?.

Shook: Yes.

Me: Okay, well, I did leave her a message. Is there another domestic relations clerk, or is there any clerk ...

Shook: *[interrupting]* No, no, she's the one that we were told to transfer your calls to; so she's the only one that can help you.

Me: Oh, you mean I can't talk to any of the other clerks down there?

Shook: We were told that, um, to transfer your calls to her.

Me: Who were you told that by?

Shook: Diana—she's the lead clerk. She's the court, she's the court administr...er, she's the clerk of court, so.

Me: Okay, well I need to speak to somebody to check the status of my case right now. The only thing that I want to discuss is, I just want to see what was filed since the 1st of the year in my case.

Shook: Well, unfortunately, she, she's, I'm going to put you on hold—hang on.

--- *[on hold (8:10-11:30)]*

Shook: Yeah, unfortunately the other supervisor's out, so you'll just have to wait for Diana Coffey to call you back tomorrow.

Me: I can't wait. I need someone to check ...

Shook: *[interrupting]* Unfortunately, you're going to have to, because, um, the other supervisor that will help you is out today, so you'll have to ...

Me: All I, all I am asking for is to check the status of ...

Shook: *[interrupting]* I, I told you that I am not able to help you, so you'll have to wait for Diana to call you tomorrow, so.

Me: Okay, hang on; don't hang up because I need to speak with somebody else down there.

Shook: Well, they'll tell you the same thing.

Me: Well, that's ...

Shook: *[interrupting]* I'm the only one, I, I'm the only one back here, so, I'm the only one back here helping, answering phones.

Me: You're the only, the only clerk? It doesn't have to be a domestic relations clerk. Anybody can look on the computer. I just need someone to look on the computer *[started constantly interrupting]* ... I just need someone to look on the computer ... I need confirmation of something today ... I'm calling about, I need someone to check the Register of Actions in my case right now, and tell me what is on there since the first of this year.

Shook: *[no answer]*

Me: Hello?

Shook: Just a second. Hang on.

--- *[on hold (12:58-16:10); transferred me to recording that says, "Hello, you've reached my voicemail ... ; I did not leave a message and called back to domestic relations, but was transferred to automated system (16:45-17:23), then a recording to leave a message for the 'domestic team'; I did not leave a message and called back 4 times to domestic relations, but kept getting the same recording for the domestic team or was transferred to the automated recording; gave up at 19:00, and called the office of State Court Administrator Christopher Ryan to report the incident.]*

01-16-18 4:49pm (CDT) Called State Court Administrator's Office: 720-625-5000

Operator: State Court Administrator; how can I help you?

Me: *[(19:45-end; not transcribed) I briefly reported the crimes by Marjory Shook and others to undermine appeal 2017CA[REDACTED] and the ongoing crime spree by the Jefferson County clerks to undermine appeal 2018CA[REDACTED] Operator took my name and phone number and said she would research and have someone call me to help me get the information I need for my case and provide me with the name of someone to whom I could report the crimes.]*

01-16-18 4:59pm (CDT) "Elizabeth" called me back on behalf of State Court Administrator

Elizabeth: *[missed the first few seconds] ... Elizabeth.*

Me: Hi Elizabeth

Elizabeth: Hi, so, Christopher Ryan is going to be the person you want to talk to. He is not in this afternoon, but I can send you to his voicemail again, so you can leave him another voicemail, and go from there. But, he is the person you'll want to talk to; so the original message you left is correct. Okay?

Me: Okay.

Elizabeth: Alright, let me, let me send you in that direction, okay?

Me: Okay, thanks Elizabeth.

Elizabeth: Absolutely, take care.

--- *[transferred me to State Court Administrator Christopher T. Ryan's voicemail]*

My 2nd message for Mr. Ryan: Hi Mr. Ryan. My name is John [REDACTED] I'm calling about lower-case number—in Jefferson County—it's 2005DR [REDACTED] My telephone number is area code [REDACTED] And the reason I'm calling is—I left a message for you I think a couple months ago—I had a situation taking place in Jefferson County where the clerks were hiding my motions and, do whatever they could to help the judges 'fix' the case against me; I'm a victim of some real scandalous behavior over the last 10 years in Jefferson County where they're actively fixing court cases, and the clerks, some of the clerks down there are actually helping the judges fix cases; and what they did to me last fall was, they delayed the filing—I have a tracking number that shows that, a real important motion had showed up on a certain day, and they delayed the filing, for, like, 4 days or so—and they caused the dismissal of my appeal. So now I have another appeal—in fact, I'm filing 12 separate appeals—at the Court of Appeals, and I'm running into corruption over there now, because someone took my 12, separate Notices of Appeal and consolidated, consolidated them under one case number. And I told them, 'You do not have the authority to do that; a judge needs to do that.' So I, I asked someone down there to separate them, and I'm still waiting to hear back from the, the head clerk, Polly Brock. I have not had the chance to talk with her, but, just so you know, I'm running into more scandalous behavior. I just got off the phone with, Marjory Shook, who is the one in Jefferson County who, had cause the dismissal of my appeal last year; and, I am going to be filing civil and criminal complaints against her and whoever else was involved in this. And, before this escalates out-of-control, if you would please give me a call back—I think you are going to want to know the details of what is taking place, you're not going to believe it for one thing, but, I can provide you with a lot of evidence, and then, hopefully, you can straighten this all out. Once again, my name is John [REDACTED] My telephone number is area code [REDACTED] And, the way it sits right now is, I need, I just called down to the Jefferson County Courts, and no one would give me, the information that I needed, from the Register of Actions in my case, because everybody is now being instructed, that if I call, I am to be referred to Diana Coffey's voicemail. So she's the only one I can talk to, but unfortunately she wasn't there so I left her a message; but that doesn't help me—this really puts me at a disadvantage in my cases. So if you could call me as soon as possible, I sure would appreciate it. Thank you.

01-17-18 3:09pm (CDT) Called Jeffco Domestic Relations for status: 720-772-2510

--- *[Samantha answered—transferred me to Diana Coffey, as if she was in her office and ready to take my call, but instead my call went to Ms. Coffey's voicemail.]*

My 2nd message for Ms. Coffey: Hi Ms. Coffey. This is John [REDACTED] calling again about case number 2005DR [REDACTED] I called you yesterday and left you a message about a very important matter; you didn't call me back. I just called down there again, and no one in the domestic relations department will help me out; and everybody is transferring me now to your phone. Are you instructing the clerks to, not take my calls? Is that what's taking place down there? I need a phone call back immediately about the status of my case. If you call me back and get my voicemail, please leave me a message with details, of exactly what has been filed in my case since the first of this year. Once against the case number is 2005DR [REDACTED] my name is John [REDACTED] my telephone number is [REDACTED] Thank you.

--- *[(4:57) Called domestic relations back.]*

Samantha: Domestic. How can I help you?

Me: Hi. Could you check my case please?

Samantha: Sure, what's the case number.

Me: 2005DR████████

Samantha: And what is it that I'm looking for?

Me: I need to know what has been filed since the first of this year.

Samantha: The only thing it looks like that we have is a "Mandate" from the appeals court, and that's it.

Me: What mandate?

Samantha: That's all it says. I'm sure it, they'll send you a copy. That's the only thing that's been filed. Did you just call to talk to Diana? Are you John?

Me: Yes, but she didn't even answer the phone so I left her another message; so I need, I need information about, what exactly is a Mandate?

Samantha: It just states on there that 'the proceeding was presented to the court on appeal from Jefferson County. Upon consideration thereof, the Court of Appeals hereby orders that the appeal is dismissed with prejudice.' That's what that says, so you will be getting a copy of that. And that's all, I mean, I can read to you what that is.

Me: Okay, yeah, that doesn't have anything to do, though, with my submittal [*of my 12 Notice of Appeal and 12 Motions to Waive Filing Fees*] ...

Samantha: [*interrupting*] That's because nothing else besides that has been done, since the first of the year.

Me: Okay, well, we really have a problem then.

Samantha: Okay, so, I've been instructed to only transfer you to Diana, to talk about your case. So, if you've left a message, she will be calling you back.

Me: Okay, who instructed you to do that?

Samantha: the clerk of court, Diana herself.

Me: Diana Coffey?

Samantha: Yes, so your information will be going to her to discuss your case.

Me: Okay, what was the, what is the reason why I can't get any information about my case from the clerks in the office?

Samantha: You asked for anything since the first and I gave you that information.

Me: I know that, but, what is the reason that everybody is being instructed to transfer [*kept interrupting*] my calls, transfer, transfer my calls to her voicemail.

Samantha: And, it's to her office; not necessarily her voicemail; if she's in there and not in meetings, that she may answer her calls.

Me: Well, I know that. But, what is the reason for that? Did everyone get, a memo? Or what is, what is the reason for this?

Samantha: That would be something you would need to discuss with her also.

Me: Did you receive a memo?

Samantha: Sir, I can't answer your questions; I can give you her voicemail again if you want to leave another message.

Me: What is her direct line?

Samantha: I can't give you that number, but I can transfer you there.

Me: You can't give me her direct line? *[kept interrupting]* ... She's a public official ... Does she have a direct line?

Samantha: You can get that online.

Me: What's that?

Samantha: I said you can look at it online and see if it's on there.

Me: Well, great. Why don't you just give it to me and save me the trouble.

Samantha: I am, I am not allowed to do that.

Me: You're not allowed to give me a public officials' telephone number?

Samantha: I'm not, let me transfer you to, my, direct supervisor; hold on

--- *[on hold (8:42-10:35); transferred to Amy Cher's (sp?) voicemail]*

My message for Samantha's supervisor: Hi. My name is John [REDACTED] I'm calling about case number 2005DR [REDACTED] I was just transferred by Samantha. And, I really don't know why, but, she wouldn't answer my questions, so she transferred me to—she said that you are her direct supervisor. Would you please call me back as soon as possible? We have a very serious problem, taking place in my case. My case number is 2005DR [REDACTED] my name is John [REDACTED] my telephone number is area code [REDACTED] Thank you. *[She did not call me back.]*

01-17-18 3:21pm (CDT) Called the Colorado Court of Appeals: 720-625-5150

--- [(12:00) 'Diane' explained that all 12 Notice of Appeal were still in 2018CA-████. I asked to speak to Polly Brock, and Diane put me on hold (15:55-20:30).]

Polly Brock: This is Polly. May I help you?

Me: Hi Polly. My name is John [REDACTED] I'm having a terrible time with ...

Brock: *[interrupting]* I, I, I apologize; I've been in meetings most of this week. I just listened to your voicemail message, just before lunch, and I was going to call you back this afternoon.

Me: Oh, okay, great ... so you know a little bit about what I'm talking about ...

Brock: *[interrupting]* Right, right, and so, our practice is, you certainly can file a motion to object to consolidation, but our, under rule, under our appellate rules, we take an appeal from, a final judgment of the trial court and then we take *any* issue from that judgment; and that can even be an

order that was entered before the judgment. So, in your appeal, even though we consolidated into one, you can raise 12 or 20 different, you know, alleged errors that you're, you're seeking review of. The only time we accept separate appeals is if it was from a separate district court case.

Me: Ah ...

Brock: *[interrupting]* Does that make sense? So you, you absolutely can raise, all of the issues, on all, all 12 very separate points.

Me: Well, hang, hang on a second. I understand what you're talking about, Polly, but *[interrupting]* ... and that's fine if a judge wants to do that, but that's not what I, not what I requested. I sent a cover letter along with my separate Notices of Appeal—I have to do it this way because, the district court judge, in Jefferson County, who has been fixing my case against me now for several years, did this on purpose and, he was able to get the first, my appeal last fall, which was case 2017CA1600, he was able to get that dismissed by fraud. So, and the way he was able to do that, is he, in addition to denying 3 separate issues that had been addressed, or were being addressed at that particular point, he included 9 other issues that that hadn't even been responded, upon by the other side. And, he had, none of these issues had been set for hearing or trial, and, this is just another trick to, to get my appeals dismissed on technicalities. So, I need you to, I need you to go back to the beginning, actually, I know it's going to be some extra paperwork ...

Brock: *[interrupting]* It will be reviewed by, because you called and had a concern, it is going to ...

Me: *[I interrupted]* No. Once again, I do not want this *[Polly started constantly interrupting]* ... I want each issue separately addressed. Okay? And I want, if a judge ...

Brock: *[interrupting]* You can have, then you can file a motion requesting that and it will be reviewed by ...

Me: *[I interrupted]* No, I ...

Brock: *[interrupting]* ... I can't decide that for you, because that's a decision for a judge.

Me: No, of course you can ...

Brock: *[interrupting]* You can file, you can file an objection ...

Me: *[I interrupted]* All you have to do is do exactly as I, what I ordered in the first place and that was ... If I knew this was going to happen I would have sent them in separate envelopes, ma'am. The clerks ...

Brock: *[interrupting]* If we would have ...

Me: *[I interrupted]* Hang on a second. The clerks and attorneys down there do not have the authority to consolidate—the judges do. Okay?

Brock: But in your case, it isn't a consolidation, because it's from the; it's a, it's a review from the same district court case. So we don't, we don't consider it a consolidation, but if you're objecting to that, and you object in writing, it will be reviewed by the court, by a judge, by the panel of 3 judges.

Me: I don't have the time to do all this, Polly! No. My answer is 'No.' All you have to do is ...

Brock: *[interrupting]* Well, I, I, all I can do is ...

Me: *[I interrupted]* Hang on one second. All you have to do is, just keep one of the, the very first, hang on a second ... *[retrieved file]* ... I sent in 12 separate, here's what my ...

Brock: *[interrupting constantly with gibberish, just to shout me down]*

Me: *[I interrupted]* Hang on a second. Please ... please ... please ... stop interrupting me please. Thank you. I sent in a cover letter; it says, "Enclosed for filing in 12 new appeals are 12 separate Notices of Appeal for 12 separate appeals." It says, "Please do not hesitate to call me if you have any questions." Now, nobody called me. Okay, so I assume that this, everything was being done according to the law. But somebody down there decided to break the law, and make a decision that only a judge can make. And somebody explained to me previously that you were following some kind of a policy down there, and I asked, "Well, what's the number of the policy, what document ... ?

Brock: *[interrupting]* Our policy is the appellate rules. It would be C.A.R. 3 and 4, which are rules adopted by the Supreme Court. And so, when an appeal comes in, we take appeals from final orders for the trial court. And you can raise, you can raise, in one appeal, from the same trial court case, 7 different orders, 7 different issues; you, you can raise every single issue.

Me: Okay, where is ...

Brock: *[interrupting constantly with gibberish, just to shout me down]*

Me: Where is the judge's order, where is the judges order that says, "Pursuant to C.A.R. 3 or 4 ...

Brock: *[interrupting]* I believe you should be getting it within the next couple of days. And, if you disagree with the order, you can file a petition for a hearing. You appeal is definitely proceeding.

Me: Well, once again, here we've got all the burden is put back on my lap. I simply do not have the time to do all this.

Brock: But, but you're getting all the relief that you're, that you thought, because we're, we're taking all of those things together.

Me: No, here's what's *[Brock constantly interrupting]*, here's what's going to happen: ... here's what's going to happen: ... he's going to issue a blanket order dismissing all my appeals, on a technicality. That's what happened in ...

Brock: *[interrupting]* What technicality? I don't understand, I don't.

Me: I, I don't want, I don't want this to continue down the wrong road again, So, please, I'm just asking ...

Brock: *[interrupting]* It won't be the wrong road; if you, if we separate it into 12 cases, then that's a partial, that's a part of the final order, and we have to, they have to be together *[every time I tried to speak, Brock continued with gibberish]* ... because the trial court ... all of your issues at once.

Me: Well, hang on. I'm going to pull up the rules and we'll, we'll take a look at this right now. I just simply don't have the time to file all sorts of motions; I'm a thousand miles away, and it's, it's an enormous task to ...

Brock: *[interrupting]* I'm, I'm not quite sure what I'm understanding you're worried is going to happen. I'm not, I'm not quite sure ...

Me: The same thing that happened in 1600 last year. Okay? The Court of Appeals went along, the judges in the Court of Appeals—I also don't want those 3 judges involved in my, in my next case because ...

Brock: *[interrupting]* You can file a motion for recusal ...

Me: *[I interrupted]* Unbelievable ... I really wish you wouldn't interrupt me. I'll, I'll pull up the rules right now, and we'll read them together and we'll figure out, what needs to be done ... *[opening C.A.R. On my computer]* ... Okay, here's ...

Brock: Rule 3.

Me: Okay, 4 is, did you say it was under 3?

Brock: Right, 3; and I'm assuming, I'm, I, this is a domestic relations case or a civil case? I'm sorry, I wasn't, I don't remember.

Me: It's a domestic relations case.

Brock: So that would be under (d), and, so you have the whole, the date of the judgment entered and then, you can give us an advisory list of all of the issues to be raised on appeal. And those can be very different. And they could have, they can even be.

Me: Hang on a second. I'm not even there yet.

Brock: Sure.

Me: I've got to find the, okay, I'm still on 4, sorry about that, Polly.

Brock: That's fine. So, if, if, um, and this is, you know, not a direct example, but, say in a criminal case, we have an appeal following a conviction and sentence, we may have 3 separate orders from that case, on appeal, maybe, something happened at the preliminary hearing, something that happened at the trial, something that happened at the sentence; so, we have one appeal, 3 separate, very separate issues; those are all briefed, those are all ruled on by the court in the final opinion.

Me: Okay, now ...

Brock: *[interrupting]* But what gives us the jurisdiction, under our statutes, is that final order where the trial court finishes the business that gives us the jurisdiction; and that's what, so we then review all of the errors that ...

Me: Well, I know, but once again, I, I've run into numerous situations before where somebody, a [review or appellate] judge finally gets the case and he says, "Well, you did this wrong and you did this wrong, and these were not supposed to be consolidated, and on and on and on; and the blame gets put on me. Okay, so I'm just trying to prevent something *[Brock interrupting]*; now I'm on, I'm reading rule 3. Rule 3 is on 'Appeal as right—how taken.'

Brock: Right, uh-huh.

Me: And, it's got (a), (b), (c), did you say it was under (d)?

Brock: Under (d), so then you give us a description of your case ...

Me: Okay, hang on ...

Brock: *[interrupting]* ... and then it includes an advisory listing of all issues to be raised on appeal, so we ...

Me: Now, this is, this doesn't have anything to do with, this does not give the clerks, first of all, this does not give the clerks the ability to make a decision that a judge is supposed to make, or that the, the appellant is supposed to make, when he's putting together his paperwork. This, this shows how to put together ...

Brock: *[interrupting]* Well, and, I guess, I guess ...

Me: *[I interrupted]* This shows how to put together a Notice of Appeal, and it has the criteria, for putting together a Notice of Appeal. And, I did follow this to put together 12 separate Notices of Appeal, so that I would have, an appeal on each one of these issues. Now, I understand ...

Brock: *[interrupting]* And you have an appeal, and, and we haven't done anything to change that; we've just put it under one case file ...

Me: No, no ... *[Brock started constantly interrupting and escalating our conversation into a shouting match]* ... this is not acceptable ...

Brock: *[interrupting]* ... all of you appeals are pending before a ...

Me: No, nope ...

Brock: *[interrupting]* We haven't, we haven't removed any, we haven't, they're all there.

Me: I'm, I'm making a request right now. Are you the head clerk down there, for the Court of Appeals?

Brock: I'm the Clerk of Court, uh-huh.

Me: Okay, great. I. I need to make a request—this is unacceptable. I need to, I know it's going to be some extra work, Polly, but I need 12 separate appeals ...

Brock: *[interrupting]* I, I can tell you that the court will, the judges will ...

Me: *[I interrupted]* If, if that's the decision that they want to make, that's fine. But I need it made by a judge. Now, I submitted 12 ...

Brock: *[interrupting]* It is, and you will get an order by a judge, and we ...

Me: I submitted ... *[Brock started talking over all my statements at this point]* ... instead of submitting ... one Notice of Appeal, with twelve separate issues, I, I specifically ... mailed 12 separate ...

Brock: *[interrupting]* ... ordered by a judge ...

Me: No, you're violating the law ... you're violating the law ... you are committing a crime against me ...

Brock: *[interrupting]* ... you can file an objection ...

Me: No! ... No, I'm not going to do that ... I'm not going to do that. I don't have the time to do that, and it will be too late by the time I get it in there. I want, I'm calling down there and I'm making my request right now, that you leave the one, the 'Notice of Appeal', in parentheses, it says 'Part One'; that one should remain in appeal number 45; the other 11, I need taken out of that file and put in separate appeals; and I need case numbers on each appeal ...

Brock: *[interrupting]* If, if I am directed to do so by the, a judge of this court, I will.

Me: I am directing you to do that because that's what I wanted when I sent the Notices of Appeal in.

Brock: Ah, all I can do is tell you that I can't give you an answer ...

Me: I didn't send you one Notice of Appeal, Polly; you, I sent you 12 Notices of Appeal for 12 separate cases. Okay, you do not have ... *[Brock constantly interrupting again]* authority ... there is nothing in the rules that gives a clerk the ability, the authority to change my case. You guys are

altering my case without my permission. And, this is not going to happen.

Brock: Okay. I will, I will bring it up with the court and you will get an order from us.

Me: Nope. No, I want, I want those cases separated ...

Brock: *[interrupting]* That's the only answer I can give you, sir.

Me: Okay, I will be contacting that State Court Administrator then.

Brock: Okay.

Me: This is unacceptable and I, I am making a demand right here on the telephone, Polly.

Brock: I, I understand what you are asking.

Me: This, this has gone on long enough, and I'm dealing with more corruption at the district court level too.

Brock: Okay.

Me: Well, wait a minute, I need you to, I need you to do this.

Brock: I've told you what I am going to do and you can do, you can call the State Court Administrator.

Me: Okay, well, I'm putting you on notice ... *[Brock constantly interrupting again]* I'm putting you on notice ... I'm putting you on notice right now that you are committing several crimes against my family, and I will be filing civil and criminal complaints against you if you refuse to, separate those ...

Brock: *[interrupting]* I can't give you an answer over the phone. I can't do this, I can't ...

Me: Nope. You don't, it doesn't have to be a decision by the court because that's not, you're not doing what I requested. You're not ...

Brock: *[interrupting]* I, I, I understand ...

Me: You're refusing to file my Notices of Appeal, ma'am.

Brock: *[interrupting]* I, I, I have told ...

Me: *[I interrupted]* I don't mean to get so upset ... but you just keep going down the wrong road. I submitted ...

Brock: *[interrupting]* I understand, I understand you're frustrated, but this is the only answer I have for you right now.

Me: Okay.

Brock: Okay, thank you. *[hung up]*

01-17-18 3:46pm (CDT) Called State Court Administrator Christopher Ryan: 720-625-5000

Elizabeth: State Court Administrator, can I help you?

Me: Yes, hi, is this Elizabeth?

Elizabeth: It is.

Me: Hi Elizabeth, it's John [REDACTED] calling back. I still haven't, didn't get a phone call back from, Mr. Ryan, so I'm calling again for him, and if you wouldn't mind, this situation has escalated out-of-control in Jefferson County and at the Court of Appeals, and, I need to speak with Mr. Ryan. Can I be put on hold, and hold for him?

Elizabeth: So, I don't, he's in a completely different office than I'm in; so I don't, I don't know if he's in. According to the, according to my [?] he's in, but I, I don't have that kind of authority, unfortunately.

Me: Well, can I get, can I get his direct line so I can at least talk to his assistant?

Elizabeth: Sure, it's 720-625-5151

Me: Okay, I'll give him a call. Thank you very much.

Elizabeth: I can send you over to him, I can transfer you to him. If he doesn't answer, then you'll have his number.

Me: Okay, thank you very much.

Elizabeth: Of course. Take care.

--- *[transferred me; went to State Court Administrator Christopher Ryan's voicemail]*

My 3rd message for Mr. Ryan: Hi Mr. Ryan. This is John [REDACTED] calling again on Wednesday, January 17th. I really need a phone call back from you, sir; I've got, an escalating situation, in Jefferson County and at the Court of Appeals. And I need to talk to you directly about this; you're going to want to know what's going on; these, these clerks are committing very serious crimes, and I'm going to be now bringing civil and criminal complaints against several different clerks, at the Jefferson County courts and, at the Colorado Court of Appeals. Right now, I need, I need a phone call back, from you or, your assistant, your executive assistant. It is an emergency. And if you would call me back yet today I sure would appreciate it. My telephone number is area code [REDACTED] John [REDACTED] the lower-case number in Jefferson County is 2005DR [REDACTED] Thanks.

01-18-18 2:53pm (CDT) Jefferson County Clerk of Court Diana Coffey called me.

Diana Coffey: *[missed the very beginning]* ... did I pronounce that correctly?

Me: Ah, pretty close.

Coffey: This is Diana Coffey. I'm the Clerk of Court in Jefferson County Combined Court. And you left a message regarding your case 2005DR [REDACTED]

Me: Yes

Coffey: How may I help you?

Me: Well, I need, there's some mistakes being made, at the district court and also at the Court of Appeals. I recently submitted, ah 12—hang on one second, let me grab my paperwork.

Coffey: Okay.

Me: Okay, I submitted, 12 Notices of Appeal; and there was a cover letter attached, dated January 2nd. The cover letter is real brief; it says, "Enclosed for filing in 2005DR [REDACTED] are 12 separate Notices of Appeal for 12 separate appeals being filed at the Colorado Court of Appeals. Also enclosed are 12 separate Motions for Order Waiving Filing Fees on Appeal." And, then I, said in my letter that "there should be a total of 24 new entries made in the Register of Actions." And, so, what my question was, I called down there the last couple days and I started running into clerks telling me that I could only talk to you. Now what, what is that all about?

Coffey: Yes, And, and I've instructed them to do so, especially given the information that you left on the message for me that you could possibly be seeking civil and criminal action against Marjory and the other domestic clerks. I've just told them then to hand it to me. I certainly don't want ...

Me: Well, that was, that was after the fact. Why, why was the original ...

Coffey: *[interrupting]* Oh, oh, beforehand? I, I think it was because they couldn't, they didn't feel that they could answer your questions, enough to satisfy you, so when they feel that they're getting those phone calls and they can't answer your questions, I jump in and say, 'forward 'em to me, let me see what I can do.'

Me: Well that, once again, that doesn't make sense either because, when I call down there trying to get status updates—what, what is the problem with that first of all?

Coffey: Well ...

Me: How hard is that?

Coffey: Here's what I'm going to tell you, Mr. [REDACTED] I, without understanding the context of every conversation they've had, all I can tell you is they, they escalated it, and their supervisor to me because they didn't feel that they could answer your questions in a way that would satisfy you. And there were a lot of phone calls and a lot of conversations, and my job as clerk of this court to help take, take that off of them and see how I can help you. So moving forward, I'll give you, if you don't have my direct line, I'll give you my direct line. You call me and, apologies in advance, you'll just have to leave voicemails sometimes because I'm pretty busy in my role, but I'd be happy to call you back, and answer any questions that you have that I'm able to answer. So it sounds like your questions today are, do you not feel that the appropriate number of entries are reflected on your Register of Actions?

Me: Right, well somebody told me that ...

Coffey: *[interrupting]* I'm trying to, I'm trying to get a picture ...

Me: Somebody told me yesterday that, that no, that none of my recent documents were filed. Okay, so we're—let me back up a little bit. You are aware of the, of what Marjory Shook did, aren't you?

Coffey: *[no answer]*

Me: She sabotaged my appeal. She did something down there, are you aware of the incident where she, and others involved, hid my motion to the chief judge, to designate a review judge for my Petition for Review?

Coffey: What do you mean by 'hid your motion'?

Me: Well, they filed the cover letter, but they didn't file the motion. And then when I called down there to check on the status, they couldn't even find it. And then, several days later, after a huge fiasco, we finally found it; Megan in the appeals office ... *[Coffey interrupting]* had it. Now, wait a

minute. This was all being done on purpose. They were helping the corrupt judge that's been involved in my case for the last several years 'fix' the case against me, and they were successful in doing that. And my appeal was dismissed. So, I'm going to be suing the clerks that were involved; and that's why I wanted you to know about this—this is a very serious matter by the way, because they're also committing state and federal crimes.

Coffey: *[no answer, until I spoke]*

Me: Okay, and so, ... *[Coffey interrupting]* instead of punishing me ... now hang on a second; quit interrupting me please. Instead of punishing me, Ms. Coffey, why hasn't there been some disciplinary action taken, against these clerks?

Coffey: So, if you are seeking, if you are seeking disciplinary action against my staff, what you need to do is submit your complaint in writing to our district administrator. I can give you her name and her address, but I'm not going to give you her phone number because she'll need it in writing. That's, that's your first starting point. If you have issues and concerns about, um, judges, there's a disciplinary counsel that handles that. I'm, what I can speak to, is the filings that are in your case. I am not going to speak to whether you think there was intent on losing the documents; I'm not going to speak to that, but I can certainly answer your questions to say, 'Yes, we received these pleadings, we have these documents.'

Me: Okay, well ...

Coffey: *[interrupting]* Is that what you would like confirmed today?

Me: Right. Today, instead of skipping around like that, I, I wrote down 'district administrator' but could I get the name and address please?

Coffey: Yes. Her name is Gail, G-a-i-l, last name is Pickarts, P-i-c-k-a-r-t-s. She is our District Administrator. I think you have our mailing address since you mail your pleadings in, correct?

Me: Okay, so she's in the same office as ...

Coffey: *[interrupting]* 100 Jefferson County Parkway, Suite 3020.

Me: Suite 3020, and that's 80401, right?

Coffey: Correct.

Me: Okay, now lets, let's go to the, could you pull up my case please? And tell me what is showing on the Register of Actions today?

Coffey: Okay—Motion for Order Waiving Filing Fees on Appeal, Part One, Part Two, Part Three, Part Four, Part Five, Part Six. And then I have Motion for Order Waiving Filing Fees on Appeal, First Motion, Second Motion, Third Motion, Fourth Motion, Fifth Motion, Sixth Motion.

Me: Okay good. You have 12 entries for those, right?

Coffey: Yep, and then I have the filing of your courtesy copy of your Notice of Appeal on the Sixth Motion, the courtesy copy of the Fifth Motion, the courtesy copy of the Third Motion. I'm just looking at what we received like, gosh, January 17th.

Me: What does that mean, 'courtesy copy'?

Coffey: I would imagine, did you, did you extra copies of your Notice of Appeal?

Me: Well, I sent copies to the district court, I served my ex-wife and the, Jefferson County Department

of Health and Human Services. So everybody got ...

Coffey: *[interrupting]* Did you provided those to us? Okay, so that's, that's, I can look at that, but I think that's what that is.

Me: Okay. Now, somebody told me in the past that I really don't have to serve the parties, when somebody's pro se in Colorado, they just send in the motions and then they're filed and then served from the court, or what? How does that work?

Coffey: The court does not serve documents for parties.

Me: Okay.

Coffey: That's up to the parties.

Me: Okay. I've been doing that all along, but I was told by someone at one point—I was receiving all sorts of, wrong help from a different office; but I don't, I don't want to confuse you ...

Coffey: Yeah, um, I can tell you that I, I don't, can't imagine that any other court locations practice that but our court does not. Um, we do not perform service.

Me: Okay, um, so we have, there, there's 24 entries made on the, ah—hang on a second; you have the actual Notices of Appeal too, don't you?

Coffey: Correct.

Me: Are they recorded?

Coffey: Correct.

Me: So you have 12 separate ones?

Coffey: Um, no. I have Notice of Appeal, Part One, Part Four, Part Three; how about I, what if I do this for you? Let, this might be easier. If I can get your email address, I will print out our Register of Actions, and then you can see everything we have filed listed in there, kind of pair it with what you've got and then let me know what you think is missing.

Me: Okay, that would be great. My email address is ...

Coffey: *[interrupting]* Would that be good? Let me, I might have it on file, hang on one second ...

--- *[(11:10-12:30) Confirmed my email and mailing address.]*

Coffey: I will get that out to you by the end of the day, I'll shoot you an email that has that in it; and then you compare what your thinking should be there, and then let me know if that's out of sync.

Me: Okay, well ...

Coffey: *[interrupting]* Does that sound like a good plan?

Me: Unless you have, there were 12 separate Notices of Appeal. Okay, so there should have been 12 Notices of Appeal and 12 Motions to Waive Filing Fees on Appeal, in those 12 separate appeals.

Coffey: Okay. Alright, so let me take a deeper look after I get out of this meeting, so there were, it looks like we have the 12 motions, but I did not see 12 notices of appeal, so let me follow up that. Um, I check with our Appeal's Clerk to see if they've got anything, and then I will follow up with you.

Me: Okay.

Coffey: Okay?

Me: Okay, sounds good. Say, how does, how does this work with the, the District Court Administrator, this Gail Pickarts ...

Coffey: Yes.

Me: She is the, her boss then would be Chris Ryan? Is that correct, or no?

Coffey: No, her boss is our Chief Judge, judge McNulty.

Me: Okay, um, well, the State Court Administrator is the highest authority of the, of the court administrators—is that right or not?

Coffey: He is the highest authority, but he does not have, um, the reporting structure isn't such that Gail reports to Chris. She reports to the Chief Judge. The Chief Judge reports to the Chief Justice.

Me: Okay, I guess I don't understand the hierarchy of the; the State Court Administrator is not in charge of all the clerks in the State of Colorado?

Coffey: No sir.

Me: Oh ...

Coffey: I report to the District Administrator and the Chief Judge; my staff under me reports to me; it's quite, it's quite a hierarchy. Um, is there anything else I can answer? I'm, I'm sorry if I'm cutting you off, but I'm late to a meeting. I will follow up on, the 12 Notices of Appeal, 12 Motions, see if that's all in sync, and get you a copy of your Register of Actions.

Me: Okay. Thank you. I appreciate the call back.

Coffey: Okay, and if you have any questions in the future, let me give you my direct number.

Me: Okay, go ahead.

Coffey: It's 720-772-2583.

Me: Okay. Thank you for the call back, Ms. Coffey.

Coffey: Alright, and I'll follow up with you.

Me: Okay, b-bye.

Coffey: Alright, b-bye.